

It is to include women in the Auxiliary and Territorial forces?

3. Women's Suffrage.

(a) At present, women are excluded to the suffrage on the same terms as men, but as the existing qualifications are totally based on property and the payment of taxes, the number of women on the political electoral rolls is only a little over a quarter of a million as compared with 5½ millions men. The Statutory Commission proposed that the votes and salaries (if over 25 years of age) of men entitled to vote under the property qualification, should be re-framed, and that in addition, an educational qualification should apply to women over 21 as well as to men. In the Committee Sub-Committee of the Round Table Conference, it was suggested that the age limit should be 21 for women as well as for men.

Are you in favour of increasing the women's electorate in the ways suggested, or would you prefer any other method? If so, what method? To what extent would you desire increase in women's electorate?

(b) Is the trend of a system of group representation being established as proposed in paragraph 1 (f)? Do you consider that women should be formed into groups, and, if so, should separate groups be formed for women or should group women both men and women?

(c) The suggestion has been made that at any rate as a temporary measure Legislatures should co-opt women members as a check on over-representation by a system of proportional representation with a view to secure more representation of women in the Legislatures. What are your views as to this suggestion?

4. Representation of the Depressed Classes.

It is evident from the discussion which has been generated in various discussions in the Round Table Conference, that it is generally felt that provision should be made in the new constitution for better representation of the depressed classes, and that the method of representation by reservation is no longer regarded as appropriate.

When committees would you include as belonging to depressed classes? Would you include classes other than the untouchables, and if so which?

Do you consider that the depressed classes are fairly, through such general extension of the franchise as you favour, to secure representation of their own class in the general electorate, and if so, to what extent? If your answer is in the negative, what specific proposals would you make to secure their representation in the Legislatures? The possible application of the group system of representation to the depressed classes should be specially considered.

5. Representation of Labour.

Assuming that such widening of the basis of suffrage on general franchise as is found practicable does not provide adequate representation of labour, what special measures would you recommend for the representation of labour (a) where it is so much concentrated as in industrial areas, (b) where it is so dispersed as in the case of agricultural and plantation labour? On what basis would you elect representation to labour in each case?

5-A. Representation of special interests.

What are your views as to the selection of representation of special interests (Universities, Commerce—European and Indian, Mining, Banking, Labour, Landholders, etc.) in the Legislatures? If you favour its retention, do you consider that existing methods of election therein are satisfactory? If not, what suggestions would you make?

T. G. RUTHERFORD.

Additional Secretary to Government (Residence).

(General.)

NOTIFICATIONS.

Port St. George, February 10, 1932.

No. 164.—Whereas the body known as the Bellary District Congress Committee has appointed a "dictator" to direct and manage activities in furtherance of the civil disobedience movement and whereas in the opinion of the Local Government the said body and the said "dictator" together with the persons commonly known as "satyagrahis" or "volunteers" operating in the district of Bellary in furtherance of the civil disobedience movement under the general direction and management of the said body or of the said "dictator" constitute together an association which is interfering and has for its object interference with the administration of the law and with the maintenance of law and order and constitutes a danger to the public peace, the Local Government hereby declare under section 16 of the Indian Criminal Law Amendment Act, 1908 (XIV of 1908), as amended by the Devolution Act, 1920 (XXXVIII of 1920), the said Bellary District Congress Committee, the said "dictator" and the said persons to be an unlawful association within the meaning of Part II of the said Indian Criminal Law Amendment Act.

Port St. George, February 10, 1932.

No. 165.—In exercise of the powers conferred on him by section 16 of the Devolution Act, 1920, the Governor in Council hereby declares that the provisions of the aforementioned section shall be applied to the Tenants' Union from the 16th February 1932.

Port St. George, February 11, 1932.

No. 166.—The following notification of the Government of India is republished:—

HOME DEPARTMENT.

Patna.

For Sale, the 18th January 1932.

No. P-11 XXXIII/32.—In exercise of the powers conferred by section 17 of the Indian Act

Act, 1925 (XI) of 1925), the Governor-General in Council is pleased to direct that the following further amendments shall be made in the Indian Arms Rules, 1925, namely:—

(1) In sub-rule (2) of rule 42 of the said rules the following provision shall be added, namely:—

"Provided that where a license is granted in Forms XV, XVI, XVIII or XIX for the possession of arms to be acquired by the licensee subsequently to the grant of the license, the authority granting the license shall at the time of granting the same direct that within a period specified by him in the license, which may from time to time extend, the arms covered by the license shall be acquired and that the licensee at the same or both shall be produced for his inspection, and if within the period so specified or extended the licensee fails to acquire the arms and to produce the license on the same or both at the same time the license shall cease to be in force."

(2) In Schedule VIII to the said rules—

(a) in the entries in columns 4 of Forms XV, XVIII and XIX and in column 11 of Form XVI, the words, figures, marks and brackets "unless previously coming to be in force under the proviso in sub-rule (1) of rule 42" shall be added;

(3) in Forms XV, XVI, XVIII and XIX the following column and heading shall be added to columns 7, 24, 8 and 1, respectively, namely:—

Date on which the license or the arms or both shall be produced for inspection before the licensing authority under sub-rule (1) of rule 42.

(4) to each of the Forms XV, XVI, XVIII and XIX the following further provisions shall be added, namely:—

"Provided that where a license is granted in Forms XV, XVI, XVIII or XIX for the possession of arms to be acquired by the licensee subsequently to the grant of the license, the authority granting the license shall at the time of granting the same direct that within a period specified by him in the license, which may from time to time extend, the arms covered by the license shall be acquired and that the licensee at the same or both shall be produced for his inspection, and if within the period so specified or extended the licensee fails to acquire the arms and to produce the license on the same or both at the same time the license shall cease to be in force."

G. T. R. BRACKEN,
Chief Secretary.

(PUBLISHED.)

LEAVE.

Port St. George, February 11, 1932.

No. 28.—MR. R. H. GOSWAMY, B.A. (Gow), Deputy Superintendent of Police, leaves on average pay on medical certificate for four months from the 29th December 1931.

G. T. R. BRACKEN,
Chief Secretary.

(NOTICES.)

NOTIFICATIONS.

Port St. George, February 2, 1932
(P. O. No. 184, Public (General).)

WE IT is hereby notified that the Governor-General in Council has, by the following notification, made the following amendments to the rules to regulate the appointment, conditions of service, pay, allowances and pension of the Public Health Survey personnel with the Public Health Survey Department, Madras, No. 28, dated the 14th January 1932, of pages 70-81 of Part I of the *Port St. George Gazette*, dated the 12th January 1932, as subsequently amended:—

AMENDMENTS.

I.

In the definition prefixed to the said rules, after the definition of the "the Service" the following definition shall be added, namely:—

"Works regarding the sanitation works shall include drainage."

II.

The rule 1 of the said rules the following rule shall be substituted, namely:—

"1. *Classification*.—The Service shall consist of—

Class I.

Director of Public Health 1

Class II.

Assistant Director of Public Health, including the Professor of Hygiene of the Medical College, Madras, and the Assistant Director of Public Health for Maternity and child welfare work 4

Total 5

III.

In rule 6 of the said rules:—

(1) after clause (1) of sub-rule (1) the following proviso shall be added, namely:—

"Provided that this clause shall not apply to Mrs. V. Chinnappa who holding the post of Assistant Director of Public Health for Maternity and child welfare work" and

(2) for sub-rule (2) the following sub-rule shall be substituted, namely:—

(2) (1) There shall be paid to a candidate as follows:—

(a) if selected for admission to the Service by tender from the Madras Medical Service, a pay calculated at the rate admissible to a member of the Service in Class II;

(b) provided that if at the time of tender the candidate's pay in the Madras Medical Service is higher than Rs. 500 a month his initial pay shall be fixed at the corresponding stage in the table of pay admissible to a member of the Service in Class II or if there is no such corresponding stage, at the next higher stage; and

(c) if not selected a pay calculated at the rate of Rs. 500 a month.

(3) There shall be paid to a candidate who has completed or is deemed under sub-rule (1) of rule 6 to have completed his period of probation satisfactorily but unable to obtain appointment to the Service, a pay calculated at the rate admissible to a member of the Service in Class II while holding a post in that class.

The period of probation and the period between the completion of an officer's probation and the date on which he is appointed to the service shall count for increments of pay under Rule 8.

IV

The last paragraph of rule 8 of the said rules shall be omitted.

Fort St. George, February 10, 1932
(G.O. No. 20, 1932, Public).

No. 16.—Government direct that, in the cases of the existing incumbents of the following posts, namely:—

- (1) Head clerk in the office of the Chief Inspector of Fisheries,
- (2) Protector of Emigrants, Madras,
- (3) District Labour Officer,
- (4) Manager of Amalgam, Bushman and Adilpore in Criminal Tribes Settlements,
- (5) Manager, office of the Commissioner of Labour,
- (6) Head clerk in the office of District Labour Officer,
- (7) Manager, office of the Protector of Emigrants, Madras,
- (8) Head clerk in the office of the Protector of Emigrants, Nagapattinam and Madras,
- (9) Assistant in the office of the Special Officer for South African Republics,
- (10) Assistant in the No. 4—4—12 in the Kallar Settlements office, Madras, and
- (11) Assistant in the office of the Deputy Inspector-General, Kallar Settlements, Tanjore,

included in Annexure I to G.O. No. 769, Public, dated the 29th July 1929, the least limit for posting (Part I of the Government of Madras Rules) shall be that fixed in paragraph 5 of G.O. No. 1918 L, dated the 16th October 1929, and paragraph 1 of G.O. No. 1181 L, dated the 26th April 1931.

Fort St. George, February 11, 1932
(G.O. No. 22, 1932, Public).

No. 18.—In Article 4 of the Special Terms Notification published at Notification No. 109, Public, dated the 16th May 1929, at pages 225-232 of Part I of the Fort St. George Gazette, dated the 21st May 1929, as subsequently amended, in item 4 add the words "Co-operative stores" appearing between the words "Madras Port Trust" and the words "and Universities".

Fort St. George, February 4, 1932
(G.O. No. 30, 1932, Public (Secret)).

No. 23.—In exercise of the powers conferred by rule 14 of Civil Services (Classification, Control and Appeal) Rules, the Governor acting with the Minister is hereby pleased to make the following amendments to the rules published under Public Notification Notification No. 118, dated 30th April 1931, at pages 254 to 275 of Part I of the Fort St. George Gazette, dated 26th April 1931, as subsequently amended:—

ANNEXURE.

In the schedule annexed to the said rules for action "33) Public Works Department", the following entries shall be substituted:—

* 33) Public Works Department *

Kind of establishment	By whom recruited.	By whom promoted or advanced.	By whom retired, dismissed or discharged.	Appellate authority.
(1)	(2)	(3)	(4)	(5)
1. Engineers	Executive Engineers in respect of subordinates in their divisions and Chief Engineers in respect of subordinates directly under them.	Executive Engineers in respect of subordinates in their divisions and Chief Engineers in respect of subordinates directly under them.	Deputy Engineers in respect of subordinates in their divisions and Chief Engineers in respect of subordinates directly under them. Deputy and Assistant Chief Engineers in respect of subordinates directly under them. Deputy and Assistant Chief Engineers in respect of subordinates directly under them.	Superintending Engineers in respect of action passed by Executive Engineers, Chief Engineers (District), Deputy Superintending Engineers and Local Government in respect of action by Chief Engineers.
2. Government ..	Executive Engineers.	Executive Engineers.	Executive Engineers in respect of subordinates and Deputy Superintending Engineers in respect of permanent subordinates.	Executive Engineers in respect of action passed by Assistant Engineers, Superintending Engineers in respect of action passed by Executive Engineers and Chief Engineers (District) in respect of action passed by Superintending Engineers.
3. Draftsmen	Assistant Engineers in respect of subordinates under them and Executive and Chief Engineers in respect of subordinates directly under them.	Executive Engineers in respect of subordinates in their divisions and Deputy Superintending and Chief Engineers in respect of subordinates directly under them.	Deputy Engineers in respect of subordinates in their divisions and Deputy Superintending and Chief Engineers in respect of subordinates directly under them. Deputy and Assistant Superintending Engineers in respect of subordinates in their divisions and Chief Engineers in respect of subordinates directly under them.	Executive Engineers in respect of action passed by Assistant Engineers, Superintending Engineers in respect of action passed by Executive Engineers, Chief Engineers (District) in respect of action passed by Superintending Engineers and Local Government in respect of action passed by Chief Engineers.
4. Trains ..	Subordinates in their divisions and Superintending and Chief Engineers in respect of subordinates directly under them.	Subordinates in their divisions and Superintending and Chief Engineers in respect of subordinates directly under them.	Deputy Engineers in respect of subordinates in their divisions and Chief Engineers in respect of subordinates directly under them.	Deputy Engineers in respect of action passed by Assistant Engineers, Superintending Engineers in respect of action passed by Executive Engineers, Chief Engineers (District) in respect of action passed by Superintending Engineers and Local Government in respect of action passed by Chief Engineers.

completed his period of probation satisfactorily but was still obedient to a subordinate officer, and

(iii) to a person who is appointed temporarily to a subordinate office under the special rules applicable to such cases, a pay calculated at the rate specified in the special rules for the post he is holding."

G. T. H. BRACKEN,
Chief Secretary.

(Special.)

LEAVE.

Feb. 21. George, February 11, 1932.

No. 42.—Under the High Court Judges (India) Rules, 1925, the Hon'ble Mr. Justice M. Venkataswami Reddy, late on full allowance from the 18th February 1932 to the 28th March 1932 (inclusive).

No. 43.—Under rule 10 of the High Court Judges (India) Rules, 1925, the Hon'ble Mr. Justice G. H. B. Jackson, I.C.S., late on full allowance for one month and fourteen days with effect from the 28th March 1932.

Subject to the conditions laid down in rules 17 and 21 & 2 of the High Court Judges (India) Rules, 1925, he is permitted to go to the home of the Justice's holdings of 1932 and to be in attendance on the High Court in 1932 and the Sunday following it.

Feb. 21. George, February 12, 1932.

No. 44.—Under rule 41 of the Fundamental Rules, No. 2, A. Ryot, I.C.S., late on average pay for one day with effect from 1st February 1932.

APPOINTMENT.

Feb. 21. George, February 12, 1932.

No. 24.—Mr. S. H. Bhat, M.A., B.A., I.C.S., Secretary to Government in the Development Department, is on temporary leave from the 1st February 1932, returning Mr. H. M. Shah, I.C.S.

G. T. H. BRACKEN,
Chief Secretary.

FINANCE DEPARTMENT. (Reconstituted.)

APPOINTMENTS

Feb. 21. George, February 8, 1932.

No. 20.—Mr. Henry Rupert Holthe, to be a Lay Trustee of St. Mary's Church, Yarragutnam, and Mr. K. S. Sengupta.

No. 21.—Mr. Carl Einar Oshington, to be a Lay Trustee of St. Peter's Church, Enalapattam, and Mr. P. J. De Long.

Feb. 21. George, February 10, 1932.

No. 22.—Under the provisions of section 7 of the Indian Christian Marriage Act, 1912, the Governor is pleased to appoint Mr. R. K. Kalyanath Sengupta, B.A., LL.B., to be a Lay Trustee of St. Peter's Church, Enalapattam, and Mr. M. J. Pasham, resigned.

PERMITTED TO RETIRE.

No. 23.—The Reverend Francis Paulsen Hall, a Greats Chaplain in the Madras Establishment.

Establishment, has been permitted to retire from the service with effect from the 4th March 1932.

MARRIAGE LICENCES.

Feb. 21. George, February 8, 1932.

No. 21.—Under section 8 of the Indian Christian Marriage Act, 1912, the Government sanction the issue of licences to the undersigned, gentlemen to grant certificates of marriage between Indian Christians in accordance with the provision of the said Act, within the territories under the administration of the Government of Madras:—

The Reverend Archdeacon Donaldson Kinneir of the United Lutheran Church Mission, residing at Yellamty in the taluk of Palnad in the district of Guntur.

Feb. 21. George, February 8, 1932.

The Reverend Chennarajam Samuel, Curate-in-Charge of the Church of India Mission, residing at Pannamuram, Vengal, in the district of Madras.

The Reverend Rev. Samuel, Dean of the United Lutheran Church Mission, residing at Yellamty in the taluk of Palnad in the district of Guntur.

The Reverend Gopal Sengupta of the United Lutheran Church Mission, residing at Agastya, in the taluk of Mangalore in the district of West Godavari.

Mr. T. P. S. Sengupta of the Andhra Evangelical Lutheran Church Mission, residing at Pannamuram in the taluk of Mangalore in the district of West Godavari.

The Reverend Gopal Sengupta of the United Lutheran Church Mission, residing at Agastya, in the taluk of Mangalore in the district of West Godavari.

The Reverend Vengal Frederick of the United Lutheran Church Mission, residing at Yellamty in the taluk of Palnad in the district of Guntur.

No. 25.—Under section 8 of the Indian Christian Marriage Act, 1912, the Government sanction the issue of a licence to the undersigned, gentlemen to solemnize marriages within the territories under the administration of the Government of Madras, in accordance with the provisions of the said Act:—

The Reverend Chennarajam Samuel, Curate-in-Charge of the Church of India Mission, residing at Pannamuram, Vengal, in the district of Madras.

No. 26.—The license granted, under sections 6 and 8 of the Indian Christian Marriage Act, 1912, to the undersigned, gentlemen on the date noted against their names are hereby cancelled:—

The Reverend Chennarajam Samuel, Curate-in-Charge of the National Church of India Mission in the district of Madras—27th June 1931.

Feb. 21. George, February 8, 1932.

Mr. Ernest John Church of the Canadian Baptist Mission in the district of Vengal—12th February 1932.

Major Percival Locke of the Salvation Army in the district of Kottam—2nd August 1931.

Feb. 21. George, February 10, 1932.

The Reverend Albert Carl Hall of the Wesleyan Mission in the district of Chikaballur—12th December 1931.

Fort St. George, February 17, 1932.

Mr D. M. Clark, Advocate—Gudalur in the district of Kodaik.

Fort St. George, February 14, 1932.

M R By. Sankartha Pillai Balachandran Ayyar
Arangal—Tanjavar in the district of Tanjavur.

Mohamed Ali Abdul Aziz Pahlil Bahadur—Pondicherry in the district of Pondicherry.

No. 100—Under section 16 of the Code of Criminal Procedure, 1908, the undersigned officer in the district specified against his name is appointed to be a Magistrate of the third class, and under section 37 he is invested with all the powers specified in the fourth sub-rule as powers which the Government may confer on a Magistrate of that class:—

Joseph A. K. Edmund, Preliminary Deputy
Tamilcherry District.

No. 100—Under sections 164 and 167 of the Code of Criminal Procedure, 1908, as amended by the Criminal Procedure Code Amendment Act XCVIII of 1925, the undersigned officer is appointed to be a Magistrate of the first class in the district of Madras in connection with all the powers of an independent Magistrate under Chapter XXV of the Code of Criminal Procedure, 1908, and to exercise the functions of the Magistrate in and to enforce the detention of accused persons in the custody of the police:—

M R By. Sankartha Ayyar Balachandran
Ayyar.

No. 101—Under section 167 (3) of the Code of Criminal Procedure, 1908, the Government hereby empower the undersigned officer to exercise all the powers conferred on a Magistrate of the first class:—

M R By. Sankartha Ayyar Balachandran
Ayyar.

No. 102—Under section 4 of the Madras Children Act, 1920, the Local Government specially authorize the undersigned District Magistrate in the district of Madras to exercise all the powers conferred on a Magistrate by the Act:—

M R By. Sankartha Ayyar Balachandran
Ayyar.

No. 103—Under section 16 of the Code of Criminal Procedure, 1908, the Government hereby empower the undersigned officer to exercise all the powers conferred on a Magistrate of the first class:—

M R By. Sankartha Ayyar Balachandran
Ayyar.

M R By. Sankartha Ayyar Balachandran
Ayyar.

M R By. Sankartha Ayyar Balachandran
Ayyar.

M R By. Sankartha Ayyar Balachandran
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M R By. Sankartha Ayyar Balachandran
Ayyar.

CORRESPONDENCE.

Fort St. George, February 16, 1932.
[G O No. 26, 497, Law (General).]

In Law (General) Department, Notification No. 92, dated 10th November 1931, governing law in the district of Madras, 1318, and published at page 1028 of Part I of the Fort St. George Gazette, dated 1st December 1931, for the words and figures "privilege leave" from the 7th September 1931 to the 11th October 1931 under the Civil Service Regulations, delete the words and figures "leave" and insert "privilege leave" from the 7th September 1931 to the 11th October 1931 under rule 10 of the Privileges Rules.

NOTIFICATIONS.

Fort St. George, February 8, 1932.
[G O No. 26, 497, Law (General).]

No. 104—The following names of an auditor who has been granted a certificate by the Madras Government in accordance with the rules made under section 144 (3) of the Indian Companies Act, 1913, is published for general information:—

Name—M R By. Sankartha Ayyar Balachandran
Ayyar.

Address—26, Kappalpet, Chittoor, Madras.

Residence or unresidence—Unresidence.

Permanent or temporary—Permanent.

Fort St. George, February 8, 1932.
[G O No. 26, 497, Law (General).]

No. 105—The following names of an auditor who has been granted a certificate by the Madras Government in accordance with the rules made under section 144 (3) of the Indian Companies Act, 1913, is published for general information:—

Name—M R By. P. S. Balachandran Ayyar.

Address—171, Chola Street, Chittoor, Madras.

Residence or unresidence—Unresidence.

Permanent or temporary—Permanent.

Fort St. George, February 8, 1932.
[G O No. 26, 497, Law (General).]

No. 106—The following names of an auditor who has been granted a certificate by the Madras Government in accordance with the rules made under section 144 (3) of the Indian Companies Act, 1913, is published for general information:—

Name—M R By. P. S. Balachandran Ayyar.

Address—171, Chola Street, Chittoor, Madras.

Residence or unresidence—Unresidence.

Permanent or temporary—Permanent.

Fort St. George, February 8, 1932.

No. 107—Under section 47 (1) of the Provincial Insolvency Act, 1920 (V of 1920), the Local Government are pleased to appoint M R By. Sankartha Ayyar Balachandran, Madras, to be District Insolvency Judge, Chittoor, Madras, for the term of two years from the 1st February 1932.

No. 108—Under the provisions of section 5 (1) of the Code of Criminal Procedure, 1908, the Government hereby empower the undersigned officer to exercise all the powers conferred on a Magistrate of the first class:—

M R By. Sankartha Ayyar Balachandran
Ayyar.

M R By. Sankartha Ayyar Balachandran
Ayyar.

M R By. Sankartha Ayyar Balachandran
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M R By. Sankartha Ayyar Balachandran
Ayyar.

Fort St. George, January 27, 1932
[G.O. No. 36, 43, Law (General)]

No. 88.—The following draft of an amendment to the rules for regulating the superintendence, commission and transport of persons in the Presidency of Madras, published with Judicial Department Notification No. 461, dated 24th July 1928, at page 227—Part I of the Fort St. George Gazette, dated the 27th July 1928, is subsequently amended, which the Governor in Council, with the previous sanction of the Government in Council, has decided to make in exercise of the powers conferred on him by section 2 of the Indian Statute Book, 19th (VII) of 1910, is hereby published as required by sub-section (1) of section 24 of the said Act for the information of persons likely to be affected thereby.

2. Notice is hereby given that the said draft will be taken into consideration on or after the 1st April 1932 and any objections or suggestions which may be received in respect of the draft before the said date will be considered by the Governor in Council.—

DEAR AMENDMENT.

In Part I—Preliminary—in rule 1 of the said rules the following shall be added as clause (2):—

(1) "Port Officer" includes any person acting under the constituted Power authority in charge of Port discipline.

Charges (1), (2), (3) and (4) shall be rephrased as (a), (b), (c) and (d), respectively.

Fort St. George, January 27, 1932
[G.O. No. 36, 43, Law (General)]

No. 89.—The following draft of an amendment to the rules for regulating the superintendence, commission and transport of persons in the Presidency of Madras, published with Judicial Department Notification No. 461, dated the 24th April 1928, at page 227—Part I of the Fort St. George Gazette, dated the 27th April 1928, is subsequently amended, which the Governor in Council, with the previous sanction of the Government in Council, has decided to make in exercise of the powers conferred by section 2 of the Indian Statute Book, 19th (VII) of 1910, is hereby published as required by sub-section (1) of section 24 of the said Act for the information of persons likely to be affected thereby.

2. Notice is hereby given that the said draft will be taken into consideration on or after the 1st April 1932 and then any objections or suggestions which may be received in respect of the draft before the said date will be considered by the Governor in Council.—

DEAR AMENDMENT.

In rules 3 and 4 of Part I of the said rules, after the words "the Port Officer" wherever they occur the following words shall be added:—

"or any person acting under the constituted Port authority in charge of Port discipline".

Fort St. George, February 3, 1932
[G.O. No. 47, 44, Law (General)]

No. 90.—The following draft of an amendment to the rules for regulating the superintendence, commission and transport of persons in the Presidency of Madras, published with Judicial Department Notification No. 461, dated the 24th July 1928, at page 227 to Part I of the Fort St. George

Gazette, dated the 27th July 1928, is subsequently amended, which the Governor in Council, with the previous sanction of the Government in Council, has decided to make in exercise of the powers conferred by section 2 of the Indian Statute Book, 19th (VII) of 1910, is hereby published as required by sub-section (1) of section 24 of the said Act for the information of persons likely to be affected thereby.

2. Notice is hereby given that the said draft will be taken into consideration on or after the 1st April 1932 and that any objections or suggestions which may be received in respect of the draft before the said date will be considered by the Governor in Council.—

DEAR AMENDMENT.

For the groups laid down in section 8 of Forest Forms B and C and condition 1 of license forms H, K and M and of pass forms J—2 of the Petroleum Rules, the following shall be substituted:—

	For license.
(1) When the capacity does not exceed 2 gallons.	25 B.W.G.
(2) When the capacity exceeds 2, but does not exceed 4 gallons.	25 B.W.G.
(3) When the capacity exceeds 4, but does not exceed 10 gallons.	25 B.W.G.
(4) When the capacity exceeds 10, but does not exceed 20 gallons.	12 B.W.G.
(5) When the capacity exceeds 20, but does not exceed 50 gallons.	10 B.W.G.

Fort St. George, February 3, 1932
[G.O. No. 47, 44, Law (General)]

No. 91.—Whereas the Revenue Officer appointed for the superintendence of a forest of right in respect of the following villages of Alagade, Manchikudi and Parakkudi estates, Madras District, is authorized to make and amend rules to be observed by persons who are allowed to enter the forest of right in respect of the said villages on the date noted against them, the Local Government in exercise of the power vested in them by section 147 (2) of the Madras Estates Land Act I of 1908 hereby declares that a second set of rules has been finally published for the said villages:—

NUDIA TALUK.

Name of village	Notification number	Date of publication.
1. Alagade	No. 78, published at page 105, Part I of the Fort St. George Gazette, dated 22d January 1932.	19th Dec. 1931.
2. Manchikudi	No. 81, published at page 105, Part I of the Fort St. George Gazette, dated 22d August 1931.	Do.

ASKA TALUK.

Name of village	Notification number	Date of publication.
3. Manchikudi	No. 475, published at page 230, Part I of the Fort St. George Gazette, dated 19th June 1931.	19th Dec. 1931.
4. Chavampalli	Do.	Do.
5. Tharupatt	No. 112, published at page 234, Part I of the Fort St. George Gazette, dated 19th July 1931.	Do.

PARLIAMENT TABLE

Parliamentary Bill.

Parliamentary Bill.

Time of origin	Modification number	State of publication
(1)	(2)	(3)
1. Parliament ..	No. 101 published at Fort St. George, South, April 1881	101 Dec. 1881
2. Parliament ..	No. 102 published at Fort St. George, South, April 1881	102 Dec. 1881
3. Parliament ..	No. 103 published at Fort St. George, South, April 1881	103 Dec. 1881
4. Parliament ..	No. 104 published at Fort St. George, South, April 1881	104 Dec. 1881
5. Parliament ..	No. 105 published at Fort St. George, South, April 1881	105 Dec. 1881
6. Parliament ..	No. 106 published at Fort St. George, South, April 1881	106 Dec. 1881
7. Parliament ..	No. 107 published at Fort St. George, South, April 1881	107 Dec. 1881
8. Parliament ..	No. 108 published at Fort St. George, South, April 1881	108 Dec. 1881
9. Parliament ..	No. 109 published at Fort St. George, South, April 1881	109 Dec. 1881
10. Parliament ..	No. 110 published at Fort St. George, South, April 1881	110 Dec. 1881
11. Parliament ..	No. 111 published at Fort St. George, South, April 1881	111 Dec. 1881
12. Parliament ..	No. 112 published at Fort St. George, South, April 1881	112 Dec. 1881
13. Parliament ..	No. 113 published at Fort St. George, South, April 1881	113 Dec. 1881
14. Parliament ..	No. 114 published at Fort St. George, South, April 1881	114 Dec. 1881
15. Parliament ..	No. 115 published at Fort St. George, South, April 1881	115 Dec. 1881
16. Parliament ..	No. 116 published at Fort St. George, South, April 1881	116 Dec. 1881
17. Parliament ..	No. 117 published at Fort St. George, South, April 1881	117 Dec. 1881
18. Parliament ..	No. 118 published at Fort St. George, South, April 1881	118 Dec. 1881
19. Parliament ..	No. 119 published at Fort St. George, South, April 1881	119 Dec. 1881
20. Parliament ..	No. 120 published at Fort St. George, South, April 1881	120 Dec. 1881
21. Parliament ..	No. 121 published at Fort St. George, South, April 1881	121 Dec. 1881
22. Parliament ..	No. 122 published at Fort St. George, South, April 1881	122 Dec. 1881
23. Parliament ..	No. 123 published at Fort St. George, South, April 1881	123 Dec. 1881
24. Parliament ..	No. 124 published at Fort St. George, South, April 1881	124 Dec. 1881
25. Parliament ..	No. 125 published at Fort St. George, South, April 1881	125 Dec. 1881
26. Parliament ..	No. 126 published at Fort St. George, South, April 1881	126 Dec. 1881
27. Parliament ..	No. 127 published at Fort St. George, South, April 1881	127 Dec. 1881
28. Parliament ..	No. 128 published at Fort St. George, South, April 1881	128 Dec. 1881
29. Parliament ..	No. 129 published at Fort St. George, South, April 1881	129 Dec. 1881
30. Parliament ..	No. 130 published at Fort St. George, South, April 1881	130 Dec. 1881
31. Parliament ..	No. 131 published at Fort St. George, South, April 1881	131 Dec. 1881
32. Parliament ..	No. 132 published at Fort St. George, South, April 1881	132 Dec. 1881
33. Parliament ..	No. 133 published at Fort St. George, South, April 1881	133 Dec. 1881
34. Parliament ..	No. 134 published at Fort St. George, South, April 1881	134 Dec. 1881
35. Parliament ..	No. 135 published at Fort St. George, South, April 1881	135 Dec. 1881
36. Parliament ..	No. 136 published at Fort St. George, South, April 1881	136 Dec. 1881
37. Parliament ..	No. 137 published at Fort St. George, South, April 1881	137 Dec. 1881
38. Parliament ..	No. 138 published at Fort St. George, South, April 1881	138 Dec. 1881
39. Parliament ..	No. 139 published at Fort St. George, South, April 1881	139 Dec. 1881
40. Parliament ..	No. 140 published at Fort St. George, South, April 1881	140 Dec. 1881
41. Parliament ..	No. 141 published at Fort St. George, South, April 1881	141 Dec. 1881
42. Parliament ..	No. 142 published at Fort St. George, South, April 1881	142 Dec. 1881
43. Parliament ..	No. 143 published at Fort St. George, South, April 1881	143 Dec. 1881
44. Parliament ..	No. 144 published at Fort St. George, South, April 1881	144 Dec. 1881
45. Parliament ..	No. 145 published at Fort St. George, South, April 1881	145 Dec. 1881
46. Parliament ..	No. 146 published at Fort St. George, South, April 1881	146 Dec. 1881
47. Parliament ..	No. 147 published at Fort St. George, South, April 1881	147 Dec. 1881
48. Parliament ..	No. 148 published at Fort St. George, South, April 1881	148 Dec. 1881
49. Parliament ..	No. 149 published at Fort St. George, South, April 1881	149 Dec. 1881
50. Parliament ..	No. 150 published at Fort St. George, South, April 1881	150 Dec. 1881

Y. N. VEDANATHA RAO,
Secretary to Government.

Fort St. George, February 13, 1882.

No. 111.—The following draft amendments which the Government in Council propose to make under section 11 of the Indian Motor Vehicles Act, 1914 (VII of 1914), in the Indian Motor Vehicles Bill, 1913, published in Law (Revenue) Department Notice No. 200 at page 22 of vol. of Part I of the Fort St. George Gazette, dated the 10th March 1913,

are hereby published for the information of persons likely to be affected thereby and notice is hereby given that the said draft will be taken into consideration on or after the 10th March 1913 and that any suggestions or objections which may be received from any person with respect to the said draft before this date should be forwarded by the Government in Council.

DRAFT AMENDMENTS.

1. For rule 2 (3) of the said rules, the following shall be substituted, viz:—

"2. (3) Any registration certificate granted or renewed under any law for the time being in force in any other Province of British India or in any State in India included in Schedule A shall be valid up to the date of its expiry throughout the Presidency of Madras."

Provided that any certificate granted or renewed in any such State shall not have such validity.

(1) unless the holder thereof was a bona fide resident of the said State at the time when the certificate was granted or renewed, at the time when he, or

(2) after the holder has ceased to be such a resident."

2. After the first paragraph of rule 2 of the said rules, the following proviso shall be inserted, namely:—

"Provided that the fee payable in respect of the registration of a motor vehicle, during the period of currency of a certificate of registration granted or renewed in respect of such vehicle under any law for the time being in force in any State in India included in Schedule A shall be one-half the fee specified above."

3. For rule 22 (3) of the said rules, the following shall be substituted:—

"22. (3) Any licence granted or renewed under any law for the time being in force in any other Province of British India or in any State included in Schedule A, shall be valid up to the date of its expiry throughout the Presidency of Madras."

Provided that any licence granted or renewed in any such State shall not have such validity.

(1) unless the holder thereof was a bona fide resident of the said State at the time when the licence was granted or renewed, at the time when he, or

(2) after the holder has ceased to be such a resident."

4. In rule 23 of the said rules, after the first sentence the following proviso shall be inserted, namely:—

"Provided that the fee for the grant of a licence to the holder of a certificate of registration granted or renewed under any law for the time being in force in any State in India included in Schedule A shall be Rs. 3."

5. In rule 25 of the said rules, after the first sentence the following proviso shall be inserted, namely:—

"Provided that the fee payable in respect of the registration of a heavy motor vehicle during the period of currency of a certificate of registration granted or renewed in respect of such vehicle under any law for the time being in force in any State in India included in Schedule A, shall be Rs. 16."

A. P. W. DIXON,
Deputy Secretary to Government.

(Registration.)

LEAVE.

Fort St. George, February 13, 1882.

No. 112.—Under rule 21 of the Fundamental Rules, M.R. 37, Periyasami Madhavan Aiyangar,

Ref. 59. Gussas, February 4, 1992.

Under section 8 of the Land Acquisition Act the Government in Council hereby declares that the lands specified in the schedule hereunder being 1472 acres, be taken as land required for the purpose of, or for making a well by the Madras and Southern Manganese Railway Company, for the proposed water supply scheme; and, under sections 9 and 7 of the same Act, the Revenue Divisional Officer, Dharmavaram, is appointed to perform the functions of a Collector under the Act and directed to take steps for the execution of the said scheme. A plan of the lands so taken is in the office of the Revenue Divisional Officer, Dharmavaram, and may be inspected at any time during office hours.

Amiripour District, Chaharmahal and
Bakhtiari Province

[illegible]

Foot St. Gerres, Kiloway 9. 1832.

Under section 2 of the Land Acquisition Act, the Government of Canada hereby declares that the lands specified below will be required for the purpose of the acquisition of a little more or less, as needed, for a public purpose, to wit, for the extension of a field landing, and for the construction of a new runway, at the Stornoway Divisional Office, in the town of Stornoway, in the Division of Stornoway, in the County of Stornoway, in the Province of Ontario, for the purpose of the performance of the functions of a collector under the said Act directed to take order for the acquisition of the said land. A plan of the land is kept in the office of the Stornoway Divisional Office, Stornoway, and may be inspected at any time during office hours.

Kivine dietet, Bender mink, Lakeheadpawm-
milk[illegible]*Fish St. George's, February 4, 1938*

Whereas it appears to the Government that the lands specified herein are needed for a public purpose, to wit, for widening the Knapptonville toll road, notice is that effect is hereby given to all whom it may concern in accordance with the provisions of section 4 (1) of the Land Acquisition Act 1 of 1964, as amended by the Land Acquisition Amendment Act XXXIV of 1965; and the Governor in Council hereby authorizes the Revenue

Detachment Officer, Steamship), his staff and workmen to traverse the postcard collected by section 4 (b) of the Act. Under section 3 (d) of the same Act, the Governor in Council appoints the Harbour Divisional Officer, Steamship, to perform the functions of a Collector under sections 3-A of the Act.

Tarassovskiy district, Margovskiy volost,
80. Kiz. Evstropiyevskiy volost.

[illegible]

Total 494

J. A. THOMAS,
Editorial Board

DEVELOPMENT DEPARTMENT.

LEAVES

Prof. Dr. Gerson, February 13, 1925

Am 60—Mr. J. Coole, Deputy Commissioner of Forests, extraordinary leave without allowance for three months with effect from the 15th February 1934.—Date of return.

INVESTMENT OF KNOWLEDGE

St. 44—Under section 8 of the Co-operative Societies Act, 1902, the Government, Ministry of Public Works, are pleased to tender on St. 43, G. Chandrabhaskara, Preliminary Sub Deputy Engineer of Co-operative Societies, the position of a Registrar, under sections 17, 22 (1), 25, 26 and 27 of the Act and under rule XIV of the rules framed under section 45 of the Act.

DISCUSSION

To the Notification of the Development Department, No 38, dated 21st January 1932, published at pages 292-293 of Part I of the Part 52 Gazette Gazette, dated 2nd February 1932—

Answer 1 is not 300 as the Question

From—		Estimated banking in dollars.	Insurance in dollars.
City	To		
111	112	2410	2140
Religion—		Estimated banking in dollars.	Insurance in dollars.
City	To		
111	112	2410	2140

Port St. George, February 13, 1922

To the Navigators of the Dependencies: Decree most Nos. 25 and 26, dated 15th January 1922, published at pages 303-304 of Part I of the *Port St. George Gazette*, dated 26th January 1922—
1. *Relaciones No. 25*, dated 15th January 1922—
For the existing schedule, substitute the following schedule:—

SOMERSET.

East Somerset district, Range Chidomwen Island.
(Name of Islet—*Bakagali*.)

PERIMETER.

Start.—Shooting from station No. 1, a point at a distance of 4,200 fathoms and at a bearing of 214° from the U.T.M. station on the Eastern Shores which is named, more fully as named, the boundary runs with the following bearings and distances:—

Course.		Perimeter bearings in degrees.		Distances in fathoms.	
From	To	From	To	From	To
1	2	81 00	5,264		
2	3	48 00	5,013		
3	4	89 00	3,512		
4	5	51 30	1,660		
5	6	30 22	4,161		
6	7	10 16	508		
7	8	10 00	508		
8	9	10 00	508		
9	10	10 00	508		
10	11	49 10	581		
11	12	44 30	3,760		
12	13	218 00	1,640		
13	14	108 00	8,100		
14	15	79 30	710		
15	16	89 00	3,176		
16	17	108 00	508		
17	18	110 00	1,100		
18	19	89 00	310		
19	20	81 00	3,100		
20	21	81 00	3,100		
21	22	81 00	3,100		
22	23	81 00	3,100		
23	24	81 00	3,100		
24	25	81 00	3,100		
25	26	81 00	3,100		
26	27	81 00	3,100		
27	28	81 00	3,100		
28	29	81 00	3,100		
29	30	81 00	3,100		
30	31	81 00	3,100		
31	32	81 00	3,100		
32	33	81 00	3,100		
33	34	81 00	3,100		
34	35	81 00	3,100		
35	36	81 00	3,100		
36	37	81 00	3,100		
37	38	81 00	3,100		
38	39	81 00	3,100		
39	40	81 00	3,100		
40	41	81 00	3,100		
41	42	81 00	3,100		
42	43	81 00	3,100		
43	44	81 00	3,100		
44	45	81 00	3,100		
45	46	81 00	3,100		
46	47	81 00	3,100		
47	48	81 00	3,100		
48	49	81 00	3,100		
49	50	81 00	3,100		
50	51	81 00	3,100		
51	52	81 00	3,100		
52	53	81 00	3,100		
53	54	81 00	3,100		
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64	65	81 00	3,100		
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66	67	81 00	3,100		
67	68	81 00	3,100		
68	69	81 00	3,100		
69	70	81 00	3,100		
70	71	81 00	3,100		
71	72	81 00	3,100		
72	73	81 00	3,100		
73	74	81 00	3,100		
74	75	81 00	3,100		
75	76	81 00	3,100		
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77	78	81 00	3,100		
78	79	81 00	3,100		
79	80	81 00	3,100		
80	81	81 00	3,100		
81	82	81 00	3,100		
82	83	81 00	3,100		
83	84	81 00	3,100		
84	85	81 00	3,100		
85	86	81 00	3,100		
86	87	81 00	3,100		
87	88	81 00	3,100		
88	89	81 00	3,100		
89	90	81 00	3,100		
90	91	81 00	3,100		
91	92	81 00	3,100		
92	93	81 00	3,100		
93	94	81 00	3,100		
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97	98	81 00	3,100		
98	99	81 00	3,100		
99	100	81 00	3,100		
100	101	81 00	3,100		
101	102	81 00	3,100		
102	103	81 00	3,100		
103	104	81 00	3,100		
104	105	81 00	3,100		
105	106	81 00	3,100		
106	107	81 00	3,100		
107	108	81 00	3,100		
108	109	81 00	3,100		
109	110	81 00	3,100		
110	111	81 00	3,100		
111	112	81 00	3,100		
112	113	81 00	3,100		
113	114	81 00	3,100		
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123	124	81 00	3,100		
124	125	81 00	3,100		
125	126	81 00	3,100		
126	127	81 00	3,100		
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129	130	81 00	3,100		
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136	137	81 00	3,100		
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138	139	81 00	3,100		
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140	141	81 00	3,100		
141	142	81 00	3,100		
142	143	81 00	3,100		
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144	145	81 00	3,100		
145	146	81 00	3,100		
146	147	81 00	3,100		
147	148	81 00	3,100		
148	149	81 00	3,100		
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167	168	81 00	3,100		
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173	174	81 00	3,100		
174	175	81 00	3,100		
175	176	81 00	3,100		
176	177	81 00	3,100		
177	178	81 00	3,100		
178	179	81 00	3,100		
179	180	81 00	3,100		
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213	214	81 00	3,100		
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216	217	81 00	3,100		
217	218	81 00	3,100		
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219	220	81 00	3,100		
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223	224	81 00	3,100		
224	225	81 00	3,100		
225	226	81 00	3,100		
226	227	81 00	3,100		
227	228	81 00	3,100		
228	229	81 00	3,100		
229	230	81 00	3,100		
230	231	81 00	3,100		
231	232	81 00	3,100		
232	233	81 00	3,100		
233	234	81 00	3,100		
234	235	81 00	3,100		
235	236	81 00	3,100		
236	237	81 00	3,100		
237	238	81 00	3		

Year	From	To	Percentage Increase in pop.	Population in 1900
12	24	34	41.67	1,000
16	32	44	37.50	1,360
18	48	64	33.33	1,808
20	64	80	25.00	2,291
22	80	96	20.00	2,749
24	96	112	16.67	3,196
26	112	128	14.29	3,654
28	128	144	12.50	4,064
30	144	160	11.11	4,448
32	160	176	10.00	4,816
34	176	192	9.09	5,171
36	192	208	8.33	5,515
38	208	224	7.69	5,849
40	224	240	7.14	6,173
42	240	256	6.67	6,488
44	256	272	6.25	6,794
46	272	288	5.88	7,091
48	288	304	5.56	7,380
50	304	320	5.26	7,661
52	320	336	5.00	7,934
54	336	352	4.76	8,200
56	352	368	4.55	8,459
58	368	384	4.35	8,711
60	384	400	4.17	8,957
62	400	416	4.00	9,200
64	416	432	3.85	9,439
66	432	448	3.70	9,674
68	448	464	3.57	9,906
70	464	480	3.45	10,135
72	480	496	3.33	10,361
74	496	512	3.23	10,584
76	512	528	3.13	10,805
78	528	544	3.03	11,023
80	544	560	2.94	11,238
82	560	576	2.86	11,451
84	576	592	2.78	11,661
86	592	608	2.70	11,869
88	608	624	2.63	12,074
90	624	640	2.56	12,277
92	640	656	2.50	12,478
94	656	672	2.44	12,677
96	672	688	2.38	12,874
98	688	704	2.33	13,069
100	704	720	2.27	13,262

Sums			
8	25	240-18	2,212
10	20	190-66	918
12	15	140-96	4,146
14	10	110-96	790
16	5	50-96	1,816
18	4	40-24	1,896
20	3	30-12	872
22	2	20-0	3,296
24	1	10-0	480
26	0	0-0	0
28	0	0-0	4,976
30	0	0-0	1,024
32	0	0-0	872
34	0	0-0	3,488
36	0	0-0	1,024
38	0	0-0	640
40	0	0-0	1,824
42	0	0-0	280
44	0	0-0	0
46	0	0-0	0
48	0	0-0	2,272
50	0	0-0	3,472
52	0	0-0	672
54	0	0-0	0
56	0	0-0	780
58	0	0-0	1,964
60	0	0-0	880
62	0	0-0	0
64	0	0-0	720
66	0	0-0	480
68	0	0-0	3,356
70	0	0-0	1,024
72	0	0-0	624
74	0	0-0	0
76	0	0-0	0
78	0	0-0	0
80	0	0-0	0
82	0	0-0	0
84	0	0-0	0
86	0	0-0	0
88	0	0-0	0
90	0	0-0	0
92	0	0-0	0
94	0	0-0	0
96	0	0-0	0
98	0	0-0	0
100	0	0-0	0

(3) For the word "reserves" appearing in line 3 under right of way (2), substitute the word "consent."

NOTIFICATIONS

No. 41.—Under the provisions of section 3 of the Madras Cattle Decree Act, 1818, the Government, Ministry of Public Works, hereby direct that the provisions of the said Act shall be brought into force in the village of Karmudi, Harpanahallu, where, Bellary district, for a period of one month from 1st March 1915.

Fort St. George, February 12, 1832

No. 46.—In response of the queries submitted by item (4) of Our Fourth solicitude appended to the report published with the New Year's address of the Government of India on the Development of Education, Health and Labour No. 180-200, dated 25th June 1922, as subsequently amended, the Government acting with Malabar, is hereby pleased to transmit the First Officers at Malabar, Cochin, Calicut and Travancore and the First Commissioner, Telicherry, an authorisation to issue notifications of enquiry in respect of assignments of new staff for employment from posts in the Presidency of Madras to any other post in British India.

Port St. George, February 12, 1862

No. 45.—Under the provisions of section 1 of the Madras Cattle Diseases Act, 1905, the Government, Ministry of Public Works, hereby direct that the provisions of the said Act shall be brought into force in the village of Kuzhambalam, Northward Taluk, Thanjavur district, from 21st March to 4th April 1912 both days inclusive.

Ref 21. *Survey*, February 6, 1932
(U.S. Air Force, Development).

No. 48.—In exercise of the powers conferred by clause (4) of sub-section (1) of section 5 of the Madras Agricultural Pests and Diseases Act, 1939, as amended by Madras Act VII of 1940, the Government of Madras (Ministry of Public Works) hereby declares that the plant known as "Water Hyacinth" (*Eichhornia crassipes* Kunth) is a "noxious weed".

3. Under clauses (3) and (4) of sub-section (1) of section 5 of the Act, the Government of Madras (Ministry of Public Works) prohibits the transport of this wood from one village to another, or transportation from one water source or receptacle to another in the Tanjore district for a period of one year from 15th February 1932 and direct that the wood wherever found in the said district be killed.

26. 28.—In connection with the destruction of the water-burnt in the Tanyue district the following are appointed inspecting officers under section 18 of the Madras Agricultural Pests and Diseases Act of 1912 as amended by Madras Act VII of 1925:—

Various Important Minor Irrigation Superintendents and Clerks, Superintendents and Clerks of Public Works and Land Fund Departments, and Military Engineers and Clerks attached to the municipalities in the Turkish nation.

2. Under clause (f) of section 21 of the aforesaid Act, the Government (Ministry of Public Works) are pleased to direct that appeals under section 8 of the Act shall lie to the Minister or Deputy Minister in independent charge having jurisdiction over the water resources or industries concerned.

Fort St. George, February 4, 1810
160 Q. No. 178. Dombeyman's.

No. 28.—In species of the powers conferred by clause (a) of subsection (1) of section 3 of the Malaya Agricultural Produce and Diseases Act, 1916, as amended by Malaya Act VII of 1923, the Government of Malaya (Ministry of Public Works) hereby declares that the plant known as "Water Hyacinth" (*Eichhornia crassipes* Solms.) is a "noxious weed".

2. Under clause (b) and (c) of sub-section (1) of section 3 of the Act, the Government of Madras (Ministry of Public Works) prohibit the transport of this weed from one village to another, or its transportation from one water source or stepwell to another in the Madras district for a period of one year from 1st March 1932 and direct that the weed wherever found in the said district be killed.

No. 31.—In connection with the destruction of the water hyacinth in the Madras district the following are appointed inspecting officers under section 15 of the Madras Agricultural Pests and Diseases Act of 1919 as amended by Madras Act VII of 1925:—

Revenue Inspectors, Major Irrigation Superintendents and Officers, and Officers of Public Works and Land Fund Departments, and Sanitary Inspectors and Officers attached to the municipalities in the Madras district.

3. Under clause (f) of section 3 of the aforesaid Act, the Government (Ministry of Public Works) are pleased to direct that appeals under section 6 of the Act shall be to the Tahsildar or Deputy Tahsildar in independent charge having jurisdiction over the water sources or streams concerned.

Port St. George, February 8, 1932
(W. G. M. No. 143, Government).

No. 32.—In exercise of the powers conferred by clause (a) of sub-section (1) of section 2 of the Madras Agricultural Pests and Diseases Act, 1919, as amended by Madras Act VII of 1925, the Government of Madras (Ministry of Public Works) hereby declare that the plant known as 'Water hyacinth' (*Eichhornia crassipes* Solms) is a noxious weed.

3. Under clauses (b) and (c) of sub-section (1) of section 3 of the Act, the Government of Madras (Ministry of Public Works) prohibit the transport of this weed from one village to another, or its transportation from one water source or stepwell to another in the Vriddhachalam, Chidambaram, Cuddalore, Kollam, Valluvar, Tirukkur, Kallar, Kallar, and Gingee taluks of South Arcot district, for a period of one year from 1st February 1932 and direct that the weed wherever found in the said district be killed.

No. 33.—In exercise of the powers conferred by section 21, clause (a) of the Madras Agricultural Pests and Diseases Act, 1919, the Government (Ministry of Public Works) hereby declare that in respect of the plant known as water hyacinth, the word 'pest' shall include the 'weed of the plant'.

No. 34.—In connection with the destruction of the water hyacinth in the Vriddhachalam, Chidambaram, Cuddalore, Kollam, Valluvar, Tirukkur, Kallar, Kallar, and Gingee taluks of South Arcot district, the following are appointed inspecting officers under section 15 of the Madras Agricultural Pests and Diseases Act of 1919, as amended by Madras Act VII of 1925:—

Revenue Inspectors, Major Irrigation Superintendents and Officers, and Officers of Public Works and Land Fund Departments, and Sanitary Inspectors and Officers attached to the municipalities in the Vriddhachalam, Chidambaram, Cuddalore, Kollam, Valluvar, Tirukkur, Kallar, Kallar, and Gingee taluks of South Arcot district.

3. Under clause (f) of section 3 of the aforesaid Act, the Government (Ministry of Public Works) are pleased to direct that appeals under section 6 of the Act shall be to the Tahsildar or Deputy Tahsildar in independent charge having jurisdiction over the water sources or streams concerned.

ANNEXURE I.

1. The fact of the publication of the notification enforcing the provisions of the Madras Agricultural Pests and Diseases Act III, 1919, as amended by Act VII of 1925, in respect of water hyacinth should be made known to the public by post at 11 a.m. in the areas concerned. The notice required by the Government of Agriculture and water hyacinth should be published in English and the vernacular in the village sheet of the district gazette. Copies of the notice should be distributed to the agricultural associations and the chief land owners in the tracts and posted in the village libraries and other prominent places.

2. The notice shall be supplied by the inspecting officer in the public health officer's office (11) with which the inspector shall carry out the removal or preventive measures and be left to the discretion of the Tahsildar or Deputy Tahsildar in independent charge who should give ground or special instructions in emergency cases, subject to the condition that in no case shall the notice be issued more than once.

3. Appeals under the Act are subject to the usual stamp duty of 12 annas. The Collector should add a note to this effect at the foot of the order under section 21 of the Act.

4. In order to enable inspecting officers to meet the cost of removal or preventive measures carried out under the Act, such inspecting officer shall be given a permanent advance of Rs. 10.

5. Instructions regarding the procedure to be adopted in the case of removal of permanent advance are printed in Annexure II.

ANNEXURE II.

1. The advances required by the inspecting officer in carry out the removal measures may be drawn by them in the form of 'Bill for Madras Agricultural Pests and Diseases Act III of 1919' submitted by the Tahsildar or Deputy Tahsildar in independent charge. The charges incurred should be debited to Advances payable—Special advances—Advances for the destruction of Agricultural Pests and Diseases Madras Act III of 1919.

2. Tahsildars and Deputy Tahsildars will maintain a register of Form A showing separately the advances drawn by such inspecting officer specifying the particulars for which the advances were sanctioned. In this register particulars of receipts received should also be noted, the required information being obtained from the Treasury Office. They will also be responsible for the adjustment of all such advances drawn from the Treasury. The Tahsildars and Deputy Tahsildars who draw advances should submit at a frequent from their registers to the Collector's office in Form C.

3. Each inspecting officer should also in his turn keep a register in Form B showing all advances drawn by him, the amount paid and the amounts returned, the last information being obtained from the Treasury Office.

4. As the work in such areas progresses the inspecting officer will submit to the Tahsildar or Deputy Tahsildar vouchers in support of the expenditures incurred by him and on the completion he will submit any unexpended balance. Accounts returned will be treated as statement of charges under the advance account concerned.

5. A statement in support of the removal measures carried by the Government should be submitted on receipts under the advance head—Special advances—Advances for the destruction of Agricultural Pests and Diseases Madras Act III of 1919.

6. Forms required to be sent in 14 or 15 or 16 or 17 or 18 or 19 or 20 or 21 or 22 or 23 or 24 or 25 or 26 or 27 or 28 or 29 or 30 or 31 or 32 or 33 or 34 or 35 or 36 or 37 or 38 or 39 or 40 or 41 or 42 or 43 or 44 or 45 or 46 or 47 or 48 or 49 or 50 or 51 or 52 or 53 or 54 or 55 or 56 or 57 or 58 or 59 or 60 or 61 or 62 or 63 or 64 or 65 or 66 or 67 or 68 or 69 or 70 or 71 or 72 or 73 or 74 or 75 or 76 or 77 or 78 or 79 or 80 or 81 or 82 or 83 or 84 or 85 or 86 or 87 or 88 or 89 or 90 or 91 or 92 or 93 or 94 or 95 or 96 or 97 or 98 or 99 or 100 or 101 or 102 or 103 or 104 or 105 or 106 or 107 or 108 or 109 or 110 or 111 or 112 or 113 or 114 or 115 or 116 or 117 or 118 or 119 or 120 or 121 or 122 or 123 or 124 or 125 or 126 or 127 or 128 or 129 or 130 or 131 or 132 or 133 or 134 or 135 or 136 or 137 or 138 or 139 or 140 or 141 or 142 or 143 or 144 or 145 or 146 or 147 or 148 or 149 or 150 or 151 or 152 or 153 or 154 or 155 or 156 or 157 or 158 or 159 or 160 or 161 or 162 or 163 or 164 or 165 or 166 or 167 or 168 or 169 or 170 or 171 or 172 or 173 or 174 or 175 or 176 or 177 or 178 or 179 or 180 or 181 or 182 or 183 or 184 or 185 or 186 or 187 or 188 or 189 or 190 or 191 or 192 or 193 or 194 or 195 or 196 or 197 or 198 or 199 or 200 or 201 or 202 or 203 or 204 or 205 or 206 or 207 or 208 or 209 or 210 or 211 or 212 or 213 or 214 or 215 or 216 or 217 or 218 or 219 or 220 or 221 or 222 or 223 or 224 or 225 or 226 or 227 or 228 or 229 or 230 or 231 or 232 or 233 or 234 or 235 or 236 or 237 or 238 or 239 or 240 or 241 or 242 or 243 or 244 or 245 or 246 or 247 or 248 or 249 or 250 or 251 or 252 or 253 or 254 or 255 or 256 or 257 or 258 or 259 or 260 or 261 or 262 or 263 or 264 or 265 or 266 or 267 or 268 or 269 or 270 or 271 or 272 or 273 or 274 or 275 or 276 or 277 or 278 or 279 or 280 or 281 or 282 or 283 or 284 or 285 or 286 or 287 or 288 or 289 or 290 or 291 or 292 or 293 or 294 or 295 or 296 or 297 or 298 or 299 or 300 or 301 or 302 or 303 or 304 or 305 or 306 or 307 or 308 or 309 or 310 or 311 or 312 or 313 or 314 or 315 or 316 or 317 or 318 or 319 or 320 or 321 or 322 or 323 or 324 or 325 or 326 or 327 or 328 or 329 or 330 or 331 or 332 or 333 or 334 or 335 or 336 or 337 or 338 or 339 or 340 or 341 or 342 or 343 or 344 or 345 or 346 or 347 or 348 or 349 or 350 or 351 or 352 or 353 or 354 or 355 or 356 or 357 or 358 or 359 or 360 or 361 or 362 or 363 or 364 or 365 or 366 or 367 or 368 or 369 or 370 or 371 or 372 or 373 or 374 or 375 or 376 or 377 or 378 or 379 or 380 or 381 or 382 or 383 or 384 or 385 or 386 or 387 or 388 or 389 or 390 or 391 or 392 or 393 or 394 or 395 or 396 or 397 or 398 or 399 or 400 or 401 or 402 or 403 or 404 or 405 or 406 or 407 or 408 or 409 or 410 or 411 or 412 or 413 or 414 or 415 or 416 or 417 or 418 or 419 or 420 or 421 or 422 or 423 or 424 or 425 or 426 or 427 or 428 or 429 or 430 or 431 or 432 or 433 or 434 or 435 or 436 or 437 or 438 or 439 or 440 or 441 or 442 or 443 or 444 or 445 or 446 or 447 or 448 or 449 or 450 or 451 or 452 or 453 or 454 or 455 or 456 or 457 or 458 or 459 or 460 or 461 or 462 or 463 or 464 or 465 or 466 or 467 or 468 or 469 or 470 or 471 or 472 or 473 or 474 or 475 or 476 or 477 or 478 or 479 or 480 or 481 or 482 or 483 or 484 or 485 or 486 or 487 or 488 or 489 or 490 or 491 or 492 or 493 or 494 or 495 or 496 or 497 or 498 or 499 or 500 or 501 or 502 or 503 or 504 or 505 or 506 or 507 or 508 or 509 or 510 or 511 or 512 or 513 or 514 or 515 or 516 or 517 or 518 or 519 or 520 or 521 or 522 or 523 or 524 or 525 or 526 or 527 or 528 or 529 or 530 or 531 or 532 or 533 or 534 or 535 or 536 or 537 or 538 or 539 or 540 or 541 or 542 or 543 or 544 or 545 or 546 or 547 or 548 or 549 or 550 or 551 or 552 or 553 or 554 or 555 or 556 or 557 or 558 or 559 or 560 or 561 or 562 or 563 or 564 or 565 or 566 or 567 or 568 or 569 or 570 or 571 or 572 or 573 or 574 or 575 or 576 or 577 or 578 or 579 or 580 or 581 or 582 or 583 or 584 or 585 or 586 or 587 or 588 or 589 or 590 or 591 or 592 or 593 or 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1020 or 1021 or 1022 or 1023 or 1024 or 1025 or 1026 or 1027 or 1028 or 1029 or 1030 or 1031 or 1032 or 1033 or 1034 or 1035 or 1036 or 1037 or 1038 or 1039 or 1040 or 1041 or 1042 or 1043 or 1044 or 1045 or 1046 or 1047 or 1048 or 1049 or 1050 or 1051 or 1052 or 1053 or 1054 or 1055 or 1056 or 1057 or 1058 or 1059 or 1060 or 1061 or 1062 or 1063 or 1064 or 1065 or 1066 or 1067 or 1068 or 1069 or 1070 or 1071 or 1072 or 1073 or 1074 or 1075 or 1076 or 1077 or 1078 or 1079 or 1080 or 1081 or 1082 or 1083 or 1084 or 1085 or 1086 or 1087 or 1088 or 1089 or 1090 or 1091 or 1092 or 1093 or 1094 or 1095 or 1096 or 1097 or 1098 or 1099 or 1100 or 1101 or 1102 or 1103 or 1104 or 1105 or 1106 or 1107 or 1108 or 1109 or 1110 or 1111 or 1112 or 1113 or 1114 or 1115 or 1116 or 1117 or 1118 or 1119 or 1120 or 1121 or 1122 or 1123 or 1124 or 1125 or 1126 or 1127 or 1128 or 1129 or 1130 or 1131 or 1132 or 1133 or 1134 or 1135 or 1136 or 1137 or 1138 or 1139 or 1140 or 1141 or 1142 or 1143 or 1144 or 1145 or 1146 or 1147 or 1148 or 1149 or 1150 or 1151 or 1152 or 1153 or 1154 or 1155 or 1156 or 1157 or 1158 or 1159 or 1160 or 1161 or 1162 or 1163 or 1164 or 1165 or 1166 or 1167 or 1168 or 1169 or 1170 or 1171 or 1172 or 1173 or 1174 or 1175 or 1176 or 1177 or 1178 or 1179 or 1180 or 1181 or 1182 or 1183 or 1184 or 1185 or 1186 or 1187 or 1188 or 1189 or 1190 or 1191 or 1192 or 1193 or 1194 or 1195 or 1196 or 1197 or 1198 or 1199 or 1200 or 1201 or 1202 or 1203 or 1204 or 1205 or 1206 or 1207 or 1208 or 1209 or 1210 or 1211 or 1212 or 1213 or 1214 or 1215 or 1216 or 1217 or 1218 or 1219 or 1220 or 1221 or 1222 or 1223 or 1224 or 1225 or 1226 or 1227 or 1228 or 1229 or 1230 or 1231 or 1232 or 1233 or 1234 or 1235 or 1236 or 1237 or 1238 or 1239 or 1240 or 1241 or 1242 or 1243 or 1244 or 1245 or 1246 or 1247 or 1248 or 1249 or 1250 or 1251 or 1252 or 1253 or 1254 or 1255 or 1256 or 1257 or 1258 or 1259 or 1260 or 1261 or 1262 or 1263 or 1264 or 1265 or 1266 or 1267 or 1268 or 1269 or 1270 or 1271 or 1272 or 1273 or 1274 or 1275 or 1276 or 1277 or 1278 or 1279 or 1280 or 1281 or 1282 or 1283 or 1284 or 1285 or 1286 or 1287 or 1288 or 1289 or 1290 or 1291 or 1292 or 1293 or 1294 or 1295 or 1296 or 1297 or 1298 or 1299 or 1300 or 1301 or 1302 or 1303 or 1304 or 1305 or 1306 or 1307 or 1308 or 1309 or 1310 or 1311 or 1312 or 1313 or 1314 or 1315 or 1316 or 1317 or 1318 or 1319 or 1320 or 1321 or 1322 or 1323 or 1324 or 1325 or 1326 or 1327 or 1328 or 1329 or 1330 or 1331 or 1332 or 1333 or 1334 or 1335 or 1336 or 1337 or 1338 or 1339 or 1340 or 1341 or 1342 or 1343 or 1344 or 1345 or 1346 or 1347 or 1348 or 1349 or 1350 or 1351 or 1352 or 1353 or 1354 or 1355 or 1356 or 1357 or 1358 or 1359 or 1360 or 1361 or 1362 or 1363 or 1364 or 1365 or 1366 or 1367 or 1368 or 1369 or 1370 or 1371 or 1372 or 1373 or 1374 or 1375 or 1376 or 1377 or 1378 or 1379 or 1380 or 1381 or 1382 or 1383 or 1384 or 1385 or 1386 or 1387 or 1388 or 1389 or 1390 or 1391 or 1392 or 1393 or 1394 or 1395 or 1396 or 1397 or 1398 or 1399 or 1400 or 1401 or 1402 or 1403 or 1404 or 1405 or 1406 or 1407 or 1408 or 1409 or 1410 or 1411 or 1412 or 1413 or 1414 or 1415 or 1416 or 1417 or 1418 or 1419 or 1420 or 1421 or 1422 or 1423 or 1424 or 1425 or 1426 or 1427 or 1428 or 1429 or 1430 or 1431 or 1432 or 1433 or 1434 or 1435 or 1436 or 1437 or 1438 or 1439 or 1440 or 1441 or 1442 or 1443 or 1444 or 1445 or 1446 or 1447 or 1448 or 1449 or 1450 or 1451 or 1452 or 1453 or 1454 or 1455 or 1456 or 1457 or 1458 or 1459 or 1460 or 1461 or 1462 or 1463 or 1464 or 1465 or 1466 or 1467 or 1468 or 1469 or 1470 or 1471 or 1472 or 1473 or 1474 or 1475 or 1476 or 1477 or 1478 or 1479 or 1480 or 1481 or 1482 or 1483 or 1484 or 1485 or 1486 or 1487 or 1488 or 1489 or 1490 or 1491 or 1492 or 1493 or 1494 or 1495 or 1496 or 1497 or 1498 or 1499 or 1500 or 1501 or 1502 or 1503 or 1504 or 1505 or 1506 or 1507 or 1508 or 1509 or 1510 or 1511 or 1512 or 1513 or 1514 or 1515 or 1516 or 1517 or 1518 or 1519 or 1520 or 1521 or 1522 or 1523 or 1524 or 1525 or 1526 or 1527 or 1528 or 1529 or 1530 or 1531 or 1532 or 1533 or 1534 or 1535 or 1536 or 1537 or 1538 or 1539 or 1540 or 1541 or 1542 or 1543 or 1544 or 1545 or 1546 or 1547 or 1548 or 1549 or 1550 or 1551 or 1552 or 1553 or 1554 or 1555 or 1556 or 1557 or 1558 or 1559 or 1560 or 1561 or 1562 or 1563 or 1564 or 1565 or 1566 or 1567 or 1568 or 1569 or 1570 or 1571 or 1572 or 1573 or 1574 or 1575 or 1576 or 1577 or 1578 or 1579 or 1580 or 1581 or 1582 or 1583 or 1584 or 1585 or 1586 or 1587 or 1588 or 1589 or 1590 or 1591 or 1592 or 1593 or 1594 or 1595 or 1596 or 1597 or 1598 or 1599 or 1600 or 1601 or 1602 or 1603 or 1604 or 1605 or 1606 or 1607 or 1608 or 1609 or 1610 or 1611 or 1612 or 1613 or 1614 or 1615 or 1616 or 1617 or 1618 or 1619 or 1620 or 1621 or 1622 or 1623 or 1624 or 1625 or 1626 or 1627 or 1628 or 1629 or 1630 or 1631 or 1632 or 1633 or 1634 or 1635 or 1636 or 1637 or 1638 or 1639 or 1640 or 1641 or 1642 or 1643 or 1644 or 1645 or 1646 or 1647 or 1648 or 1649 or 1650 or 1651 or 1652 or 1653 or 1654 or 1655 or 1656 or 1657 or 1658 or 1659 or 1660 or 1661 or 1662 or 1663 or 1664 or 1665 or 1666 or 1667 or 1668 or 1669 or 1670 or 1671 or 1672 or 1673 or 1674 or 1675 or 1676 or 1677 or 1678 or 1679 or 1680 or 1681 or 1682 or 1683 or 1684 or 1685 or 1686 or 1687 or 1688 or 1689 or 1690 or 1691 or 1692 or 1693 or 1694 or 1695 or 1696 or 1697 or 1698 or 1699 or 1700 or 1701 or 1702 or 1703 or 1704 or 1705 or 1706 or 1707 or 1708 or 1709 or 1710 or 1711 or 1712 or 1713 or 1714 or 1715 or 1716 or 1717 or 1718 or 1719 or 1720 or 1721 or 1722 or 1723 or 1724 or 1725 or 1726 or 1727 or 1728 or 1729 or 1730 or 1731 or 1732 or 1733 or 1734 or 1735 or 1736 or 1737 or 1738 or 1739 or 1740 or 1741 or 1742 or 1743 or 1744 or 1745 or 1746 or 1747 or 1748 or 1749 or 1750 or 1751 or 1752 or 1753 or 1754 or 1755 or 1756 or 1757 or 1758 or 1759 or 1760 or 1761 or 1762 or 1763 or 1764 or 1765 or 1766 or 1767 or 1768 or 1769 or 1770 or 1771 or 1772 or 1773 or 1774 or 1775 or 1776 or 1777 or 1778 or 1779 or 1780 or 1781 or 1782 or 1783 or 1784 or 1785 or 1786 or 1787 or 1788 or 1789 or 1790 or 1791 or 1792 or 1793 or 1794 or 1795 or 1796 or 1797 or 1798 or 1799 or 1800 or 1801 or 1802 or 1803 or 1804 or 1805 or 1806 or 1807 or 1808 or 1809 or 1810 or 1811 or 1812 or 1813 or 1814 or 1815 or 1816 or 1817 or 1818 or 1819 or 1820 or 1821 or 1822

SURVEY OF INDIA.

LIST OF MAPS PUBLISHED DURING THE MONTH OF DECEMBER 1902.

Supplementary, general and special maps—Obtainable from the Officer in Charge, Map Room and Issue Office, 18, West Street, Calcutta.

Description.	Year of Survey.	Date of current edition.	Scale of the map.	Size per sheet in inches.	Price.	Remarks.
GENERAL MAPS.						No. 1.
General and Political Outline Map of India (Scale 1:1,000,000.)						
Sheet No. 41—"The Punjab"	1899	1899	1	10 x 10	0 0	Revised Second Edition.
" 42—"Cantonment"	1899	1899	1	10 x 10	0 0	Revised Second Edition.
" 43—"Kashmir, Nepal"	1899	1899	1	10 x 10	0 0	Revised Second Edition.
" 44—"Cantonment"	1899	1899	1	10 x 10	0 0	Revised.
General and Political Outline Map of India (Scale 1:1,000,000.)						No. 2.
Sheet No. 1, 2, 3, 4, 5, 6, 7, 8, 9, 10, 11, 12, 13, 14, 15, 16, 17, 18, 19, 20, 21, 22, 23, 24, 25, 26, 27, 28, 29, 30, 31, 32, 33, 34, 35, 36, 37, 38, 39, 40, 41, 42, 43, 44, 45, 46, 47, 48, 49, 50, 51, 52, 53, 54, 55, 56, 57, 58, 59, 60, 61, 62, 63, 64, 65, 66, 67, 68, 69, 70, 71, 72, 73, 74, 75, 76, 77, 78, 79, 80, 81, 82, 83, 84, 85, 86, 87, 88, 89, 90, 91, 92, 93, 94, 95, 96, 97, 98, 99, 100						

Topographical maps—Obtainable from the Officer in Charge, Map Room and Issue Office, 18, West Street, Calcutta.

Index Number.	District, etc.	Year of Survey.	Date of current edition.	Price.	Remarks.
1. QUARTER-SCALE MAPS.					
(Scale 1 inch to 4 miles)					
48. C	"Bihar"	1902-03	1903	1 0	(1)
49. E	"Bihar"	1902-03	1903	1 0	(1)
50. C	"Bihar"	1902-03	1903	1 0	(1)
51. D	"Bihar"	1902-03	1903	1 0	(1)
2. HALF-SCALE MAPS.					
(Scale 1 inch to 2 miles)					
52. C	Bihar and Patna District, Bihar Agency and Bihar Division, Bihar District.	1902-03	1903	1 0	(1)
53. C	Bihar and Patna District, Bihar Agency and Bihar Division, Bihar District.	1902-03	1903	1 0	(1)
54. C	Bihar and Patna District, Bihar Agency and Bihar Division, Bihar District.	1902-03	1903	1 0	(1)
55. C	Bihar and Patna District, Bihar Agency and Bihar Division, Bihar District.	1902-03	1903	1 0	(1)
56. C	Bihar and Patna District, Bihar Agency and Bihar Division, Bihar District.	1902-03	1903	1 0	(1)
57. C	Bihar and Patna District, Bihar Agency and Bihar Division, Bihar District.	1902-03	1903	1 0	(1)
58. C	Bihar and Patna District, Bihar Agency and Bihar Division, Bihar District.	1902-03	1903	1 0	(1)
59. C	Bihar and Patna District, Bihar Agency and Bihar Division, Bihar District.	1902-03	1903	1 0	(1)
60. C	Bihar and Patna District, Bihar Agency and Bihar Division, Bihar District.	1902-03	1903	1 0	(1)

* Complimentary copies of these editions will not be issued.

A New Map Catalogue (1902) was published during the month and is available at 25 paise per copy, post free.

Index number.	District, etc.	Year of survey.	Date of revised edition.	Price.	Remarks.
3. CONVEYANCE MAPS.					
[Scale 1 inch to 1 mile.]					
31 K1	East India	1898-99	1901	1 0	Containing the Map of the
31 K2	Do.	1898-99	1901	1 0	Second Edition. Revised.
31 K3	Do.	1898-99	1901	1 0	(c)
31 K4	Do.	1898-99	1901	1 0	(c)
31 K5	Do.	1898-99	1901	1 0	(c)
31 K6	Do.	1898-99	1901	1 0	(c)
31 K7	Do.	1898-99	1901	1 0	(c)
31 K8	Do.	1898-99	1901	1 0	(c)
31 K9	Do.	1898-99	1901	1 0	(c)
31 K10	Do.	1898-99	1901	1 0	(c)
31 K11	Do.	1898-99	1901	1 0	(c)
31 K12	Do.	1898-99	1901	1 0	(c)
31 K13	Do.	1898-99	1901	1 0	(c)
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31 K15	Do.	1898-99	1901	1 0	(c)
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31 K19	Do.	1898-99	1901	1 0	(c)
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31 K21	Do.	1898-99	1901	1 0	(c)
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31 K26	Do.	1898-99	1901	1 0	(c)
31 K27	Do.	1898-99	1901	1 0	(c)
31 K28	Do.	1898-99	1901	1 0	(c)
31 K29	Do.	1898-99	1901	1 0	(c)
31 K30	Do.	1898-99	1901	1 0	(c)
31 K31	Do.	1898-99	1901	1 0	(c)
31 K32	Do.	1898-99	1901	1 0	(c)
31 K33	Do.	1898-99	1901	1 0	(c)
31 K34	Do.	1898-99	1901	1 0	(c)
31 K35	Do.	1898-99	1901	1 0	(c)
31 K36	Do.	1898-99	1901	1 0	(c)
31 K37	Do.	1898-99	1901	1 0	(c)
31 K38	Do.	1898-99	1901	1 0	(c)
31 K39	Do.	1898-99	1901	1 0	(c)
31 K40	Do.	1898-99	1901	1 0	(c)
31 K41	Do.	1898-99	1901	1 0	(c)
31 K42	Do.	1898-99	1901	1 0	(c)
31 K43	Do.	1898-99	1901	1 0	(c)
31 K44	Do.	1898-99	1901	1 0	(c)
31 K45	Do.	1898-99	1901	1 0	(c)
31 K46	Do.	1898-99	1901	1 0	(c)
31 K47	Do.	1898-99	1901	1 0	(c)
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31 K51	Do.	1898-99	1901	1 0	(c)
31 K52	Do.	1898-99	1901	1 0	(c)
31 K53	Do.	1898-99	1901	1 0	(c)
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31 K56	Do.	1898-99	1901	1 0	(c)
31 K57	Do.	1898-99	1901	1 0	(c)
31 K58	Do.	1898-99	1901	1 0	(c)
31 K59	Do.	1898-99	1901	1 0	(c)
31 K60	Do.	1898-99	1901	1 0	(c)
31 K61	Do.	1898-99	1901	1 0	(c)
31 K62	Do.	1898-99	1901	1 0	(c)
31 K63	Do.	1898-99	1901	1 0	(c)
31 K64	Do.	1898-99	1901	1 0	(c)
31 K65	Do.	1898-99	1901	1 0	(c)
31 K66	Do.	1898-99	1901	1 0	(c)
31 K67	Do.	1898-99	1901	1 0	(c)
31 K68	Do.	1898-99	1901	1 0	(c)
31 K69	Do.	1898-99	1901	1 0	(c)
31 K70	Do.	1898-99	1901	1 0	(c)
31 K71	Do.	1898-99	1901	1 0	(c)
31 K72	Do.	1898-99	1901	1 0	(c)
31 K73	Do.	1898-99	1901	1 0	(c)
31 K74	Do.	1898-99	1901	1 0	(c)
31 K75	Do.	1898-99	1901	1 0	(c)
31 K76	Do.	1898-99	1901	1 0	(c)
31 K77	Do.	1898-99	1901	1 0	(c)
31 K78	Do.	1898-99	1901	1 0	(c)
31 K79	Do.	1898-99	1901	1 0	(c)
31 K80	Do.	1898-99	1901	1 0	(c)
31 K81	Do.	1898-99	1901	1 0	(c)
31 K82	Do.	1898-99	1901	1 0	(c)
31 K83	Do.	1898-99	1901	1 0	(c)
31 K84	Do.	1898-99	1901	1 0	(c)
31 K85	Do.	1898-99	1901	1 0	(c)
31 K86	Do.	1898-99	1901	1 0	(c)
31 K87	Do.	1898-99	1901	1 0	(c)
31 K88	Do.	1898-99	1901	1 0	(c)
31 K89	Do.	1898-99	1901	1 0	(c)
31 K90	Do.	1898-99	1901	1 0	(c)
31 K91	Do.	1898-99	1901	1 0	(c)
31 K92	Do.	1898-99	1901	1 0	(c)
31 K93	Do.	1898-99	1901	1 0	(c)
31 K94	Do.	1898-99	1901	1 0	(c)
31 K95	Do.	1898-99	1901	1 0	(c)
31 K96	Do.	1898-99	1901	1 0	(c)
31 K97	Do.	1898-99	1901	1 0	(c)
31 K98	Do.	1898-99	1901	1 0	(c)
31 K99	Do.	1898-99	1901	1 0	(c)
31 K100	Do.	1898-99	1901	1 0	(c)

* Detailed copies of these maps may be supplied at three annas per copy sheet.
 † Conveyance maps of 1 inch scale may not be issued.
 ‡ Black copies of the following maps were published during the month :—
 in 4, 10, 15, 20, 25, 30, 35, 40, 45, 50, 55, 60, 65, 70, 75, 80, 85, 90, 95, 100, 105, 110, 115, 120, 125, 130, 135, 140, 145, 150, 155, 160, 165, 170, 175, 180, 185, 190, 195, 200, 205, 210, 215, 220, 225, 230, 235, 240, 245, 250, 255, 260, 265, 270, 275, 280, 285, 290, 295, 300, 305, 310, 315, 320, 325, 330, 335, 340, 345, 350, 355, 360, 365, 370, 375, 380, 385, 390, 395, 400, 405, 410, 415, 420, 425, 430, 435, 440, 445, 450, 455, 460, 465, 470, 475, 480, 485, 490, 495, 500, 505, 510, 515, 520, 525, 530, 535, 540, 545, 550, 555, 560, 565, 570, 575, 580, 585, 590, 595, 600, 605, 610, 615, 620, 625, 630, 635, 640, 645, 650, 655, 660, 665, 670, 675, 680, 685, 690, 695, 700, 705, 710, 715, 720, 725, 730, 735, 740, 745, 750, 755, 760, 765, 770, 775, 780, 785, 790, 795, 800, 805, 810, 815, 820, 825, 830, 835, 840, 845, 850, 855, 860, 865, 870, 875, 880, 885, 890, 895, 900, 905, 910, 915, 920, 925, 930, 935, 940, 945, 950, 955, 960, 965, 970, 975, 980, 985, 990, 995, 1000, 1005, 1010, 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3505, 3510, 3515, 3520, 3525, 3530, 3535, 3540, 3545, 3550, 3555, 3560, 3565, 3570, 3575, 3580, 3585, 3590, 3595, 3600, 3605, 3610, 3615, 3620, 3625, 3630, 3635, 3640, 3645, 3650, 3655, 3660, 3665, 3670, 3675, 3680, 3685, 3690, 3695, 3700, 3705, 3710, 3715, 3720, 3725, 3730, 3735, 3740, 3745, 3750, 3755, 3760, 3765, 3770, 3775, 3780, 3785, 3790, 3795, 3800, 3805, 3810, 3815, 3820, 3825, 3830, 3835, 3840, 3845, 3850, 3855, 3860, 3865, 3870, 3875, 3880, 3885, 3890, 3895, 3900, 3905, 3910, 3915, 3920, 3925, 3930, 3935, 3940, 3945, 3950, 3955, 3960, 3965, 3970, 3975, 3980, 3985, 3990, 3995, 4000, 4005, 4010, 4015, 4020, 4025, 4030, 4035, 4040, 4045, 4050, 4055, 4060, 4065, 4070, 4075, 4080, 4085, 4090, 4095, 4100, 4105, 4110, 4115, 4120, 4125, 4130, 4135, 4140, 4145, 4150, 4155, 4160, 4165, 4170, 4175, 4180, 4185, 4190, 4195, 4200, 4205, 4210, 4215, 4220, 4225, 4230, 4235, 4240, 4245, 4250, 4255, 4260, 4265, 4270, 4275, 4280, 4285, 4290, 4295, 4300, 4305, 4310, 4315, 4320, 4325, 4330, 4335, 4340, 4345, 4350, 4355, 4360, 4365, 4370, 4375, 4380, 4385, 4390, 4395, 4400, 4405, 4410, 4415, 4420, 4425, 4430, 4435, 4440, 4445, 4450, 4455, 4460, 4465, 4470, 4475, 4480, 4485, 4490, 4495, 4500, 4505, 4510, 4515, 4520, 4525, 4530, 4535, 4540, 4545, 4550, 4555, 4560, 4565, 4570, 4575, 4580, 4585, 4590, 4595, 4600, 4605, 4610, 4615, 4620, 4625, 4630, 4635, 4640, 4645, 4650, 4655, 4660, 4665, 4670, 4675, 4680, 4685, 4690, 4695, 4700, 4705, 4710, 4715, 4720, 4725, 4730, 4735, 4740, 4745, 4750, 4755, 4760, 4765, 4770, 4775, 4780, 4785, 4790, 4795, 4800, 4805, 4810, 4815, 4820, 4825, 4830, 4835, 4840, 4845, 4850, 4855, 4860, 4865, 4870, 4875, 4880, 4885, 4890, 4895, 4900, 4905, 4910, 4915, 4920, 4925, 4930, 4935, 4940, 4945, 4950, 4955, 4960, 4965, 4970, 4975, 4980, 4985, 4990, 4995, 5000, 5005, 5010, 5015, 5020, 5025, 5030, 5035,



SUPPLEMENT TO PART I

OF

THE FORT ST. GEORGE GAZETTE

No. 7]

MADRAS, TUESDAY EVENING, FEBRUARY 10, 1922. (Price, 6 pice.)

NOTICE.

MADRAS LEGISLATIVE COUNCIL.

EUROPEAN CONSTITUENT.

Whereas the European constituency of the Madras Legislative Council has been called upon by notification to elect a member on or before the 10th March 1922, I, V. N. VISWANATHA NAIDU, the Returning Officer of the said constituency, do hereby give the following

POSSIBLE RULES.

1. The number of persons to be elected is one.
2. Nominating papers may be delivered to the undersigned at the Secretariat Buildings, Fort St. George, on, if he is so readily persuaded from receiving the same, to the Assistant Secretary to Government, Law Department, at the said

buildings. They should be presented between 11 a.m. and 3 p.m. on or before Friday the 10th February 1922.

3. Forms of nominating paper may be obtained at the office of the persons mentioned above between the hours of 11 a.m. and 3 p.m. from the 11th to the 10th February 1922.

4. The nomination papers will be taken up for scrutiny at 11 a.m. on Monday the 13th February 1922 in the Secretariat Buildings, Fort St. George.

5. In the event of the election being conducted, the poll will take place at the Secretariat Buildings, Fort St. George, on Friday the 10th March 1922, between the hours of 11 a.m. and 3 p.m. with an interval of rest between 2 p.m. and 3 p.m.

V. N. VISWANATHA NAIDU,

*Returning Officer of the European Constituency
of the Madras Legislative Council.*

Fort St. George, 11th February 1922



മോട്ട് സെൻറ് ജോർജ്ജ് ഗസറ്റ്

ഭാഗം I-ലെ സപ്ലിമെന്ററി പാർട്ടി

SUPPLEMENT TO PART I OF THE FORT ST. GEORGE GAZETTE.

FEBRUARY 16, 1922.

നമ്പർ 5.]

മദ്രാസ്, ചൊവ്വ, ഫെബ്രുവരി, 1922 ഫിബ്രുവരി 16-ാം തീയതി.

[Price, 5 pice.

ഗവണ്മെന്റ് പബ്ലിഷിംഗ് ഓഫീസ്, മദ്രാസ്.

Malayalam Translation of Notifications by Government.

മദ്രാസ് ഗവണ്മെന്റ് ഓഫീസ്,

പാർട്ടി നമ്പർ 5.

പാർട്ടി നമ്പർ 5, 1922 ഫിബ്രുവരി 16-ാം തീയതി.

[മദ്രാസ് ഗവണ്മെന്റ് ഓഫീസ്, മദ്രാസ്.]

നമ്പർ 5, 1922 ഓക്ടോബർ 28-ാം തീയതി
 മദ്രാസ് ഗവണ്മെന്റ് ഓഫീസ്, മദ്രാസ്.
 1922 ഓക്ടോബർ 28-ാം തീയതി
 മദ്രാസ് ഗവണ്മെന്റ് ഓഫീസ്, മദ്രാസ്.
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മദ്രാസ്,

മദ്രാസ് ഗവണ്മെന്റ് ഓഫീസ്, മദ്രാസ്.
 മദ്രാസ് ഗവണ്മെന്റ് ഓഫീസ്, മദ്രാസ്.
 മദ്രാസ് ഗവണ്മെന്റ് ഓഫീസ്, മദ്രാസ്.

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പാർട്ടി നമ്പർ 5, 1922 ഫിബ്രുവരി 16-ാം തീയതി.

നമ്പർ 5, 1922 ഓക്ടോബർ 28-ാം തീയതി
 മദ്രാസ് ഗവണ്മെന്റ് ഓഫീസ്, മദ്രാസ്.
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 മദ്രാസ് ഗവണ്മെന്റ് ഓഫീസ്, മദ്രാസ്.

32-ഉ. ഏതാനും വേദപദങ്ങളിലും അതേ
 തത്വം സൂചിപ്പിക്കാൻ പുക വലിക്കുമ്പോൾ ചി-
 തിയിൽ ഇല്ലാത്ത മിട്ടുണ്ടകം വേർതിരി
 പുകയായ ഇവ അഴുത്ത പമ്പയോടു
 കൂടെ അടിച്ചുതടയ്ക്കിയവ ഇന്റർക്യൂട്ടിയോ
 ഓപ്പറേഷനിലെ അപായകരമായതിനാലാ-
 ന്ന മാനേജർ ഏതാനും സന്ദർഭങ്ങളിൽ അതി-
 നെ പുകവലിക്കുകയോ ചിതറിയിട്ടുള്ളതായ
 മിട്ടുണ്ടകം വേർതിരിക്കുകയോ ഇവയെക്കു-
 ഛാ ചെയ്യാനുള്ള വിവരങ്ങൾക്കനുസരണത്തിനനു-
 സാരിയായിട്ടുള്ളതുകൊണ്ട് ഇവയെക്കുറിച്ചുള്ള

ധാരാളമായ പരിശോധനകൾ ആവശ്യപ്പെടുന്നതിനാൽ
 ചർച്ച ചെയ്യപ്പെടുന്നു. ഈ കളം കൂടിയാൽ അ-
 ന്തരസമീപം വരുത്തുന്നതിനാൽ ഇത്തരം ഒരു
 കളം കർമ്മപരിഷ്കാര മേഖലയിൽ എടുക്കേണ്ടതാണ്.

എസ്. വി. കുഞ്ചൻ,
 സെക്രട്ടറി, മെമ്പർഷിപ്പ് ഓഫീസ്.

(A true translation)

P. V. KUNUVIL,
 Belgian Translator to Government.

2. All persons proceeding to the festival in consequence of the invitation will be treated hospitably.

3. Intending visitors are warned of the danger to which they may be exposed by proceeding to the above festival.

No 248.—The following notification of the District of Ceylon, dated 14th February 1932, is published:—

Whereas there is danger of plague being imported into Ceylon if people from plague-infected areas are allowed to attend the Bharata Festival and Fair at Craggery in the District of Ceylon on the 20th of February 1932 corresponding to the 24th of April 1932, it is hereby ordered, in pursuance of the powers conferred on the District by section 2 of the Epidemic Diseases Regulation 1 of 1912 that the attendance of people from plague-infected areas at the Bharata Festival and Fair at Craggery is prohibited.

1. All persons proceeding to the above festival in consequence of the invitation will be treated hospitably.

2. Intending visitors are warned of the danger to which they may be exposed by proceeding to the above festival.

No. 249.—In exercise of the powers conferred by clause (7) of subsection (5) of section 105 of the Madras Local Boards Act, 1920 (Madras Act XIV of 1920), the Government, acting with the sanction of the Executive Council, have been pleased to make the following rules laying down the conditions on which grants to aid shall be made from a local fund for purposes of medical relief:—

Rules.

1. Grants to aid for purposes of medical relief shall not be paid to any private institution from the funds of a District or Public Board unless the following conditions are satisfied, namely:—

(a) the institution is recognised either by the Local Government or by an authority empowered by the Local Government to grant such recognition;

(b) it employs only qualified medical practitioners, that is to say, practitioners registered under the Madras Medical Registration Act, 1913, in the case of an allopathic institution and practitioners declared to be qualified by the Local Government in the case of any other institution;

(c) it is subject to periodical inspection by such officers as the Local Government may specify in that behalf;

(d) free treatment is given to it in the same manner as the District or Public Board;

(e) the area served by it is not adequately served by any medical institution maintained or aided by the Government or a local board or a municipal council; and

(f) in the case of an allopathic institution the previous approval of the Surgeon General has been obtained for the payment of the grant to aid.

2. Nothing in rule 1 shall apply to contributions made by a local board to any private medical institution under clause (b) of rule 4 of Schedule V to the Act.

No. 250.—In exercise of the powers conferred by clause (7) of subsection (5) of section 105 of the Madras District Municipalities Act, 1919 (Madras Act V of 1919), the Government, acting with the sanction of the Executive Council, have been pleased to make the following rules laying down the conditions on which grants to aid shall be paid from the municipal fund for purposes of medical relief:—

Rules.

1. Grants to aid for purposes of medical relief shall not be paid to any private institution from the funds of a municipal council unless the following conditions are satisfied, namely:—

(a) the institution is recognised either by the Local Government or by an authority empowered by the Local Government to grant such recognition;

(b) it employs only qualified medical practitioners, that is to say, practitioners registered under the Madras Medical Registration Act, 1913, in the case of an allopathic institution and practitioners declared to be qualified by the Local Government in the case of any other institution;

(c) it is subject to periodical inspection by such officers as the Local Government may specify in that behalf;

(d) free treatment is given to it in the same manner as the municipal council;

(e) the area served by it is not adequately served by any medical institution maintained or aided by the Government or a local board or a municipal council; and

(f) in the case of an allopathic institution the previous approval of the Surgeon General has been obtained for the payment of the grant to aid.

2. Nothing in rule 1 shall apply to contributions made by a municipal council to any private medical institution under clause (b) of rule 4 of Schedule IV to the Act.

Port St. George, January 25, 1932

(Sd/-) Mr. M. S. S. S. S.

No. 251.—Under rule 2 of the Schedule to the Madras Local Boards (Amendment) Act, 1920, the Local Government in the strength of the Legislative Council, on the South Arcot District and Districts, have been pleased to make the following rules:—

Port St. George, February 1, 1932

(Sd/-) Mr. S. S. S. S.

No. 252.—Under rule 2 of the Schedule to the Madras Local Boards (Amendment) Act, 1920, the Local Government in the strength of the Legislative Council, on the South Arcot District and Districts, have been pleased to make the following rules:—

Port St. George, February 1, 1932

(Sd/-) Mr. S. S. S. S.

No. 253.—Under rule 2 of the Schedule to the Madras Local Boards (Amendment) Act, 1920, the Local Government in the strength of the Legislative Council, on the South Arcot District and Districts, have been pleased to make the following rules:—

(2) In those cases "Election Officer" means the person or officer authorized or appointed by the Election Authority to do the act or perform any function in connection with the conduct of elections under these rules.

2. (1) Not less than 30 days before the date fixed for the election of a member of a local board under section 11 or subsection (1) of section 11-A of the Code, the Election Officer shall prepare and publish a notice in English and in the chief vernacular of the locality stating—

(a) the number of persons to be elected ;

(b) the circles, villages or wards for which they are to be elected ;

(c) the number of seats, if any, out of those for which elections are to be held, reserved for any caste or caste members or for women in each circle, in the village, or in each ward, as the case may be ;

(d) the date on which, the place at which and the hours between which, nomination papers should be presented, an interval of at least five days being allowed between the date of publication of the notice and the date for presentation of nomination papers ;

(e) the date on which the nomination papers will be taken up for scrutiny, not being less than fifteen days before the date of the election ;

(f) the date on which, and the place or places at which the vote of the electors will be taken, should there be a poll ; and the hours during which the poll will be open, not being less than ten hours between 7 a.m. and 6 p.m. ; and

(g) the date on which, and the place and hour at which, the Election Officer will commence the counting of the votes.

(2) The notice shall be published by affixing it—

(a) at the office of the local board concerned ; and

(b) in the case of elections to a district or taluk board, at the office of the talukdars, or party tahsildars and sub-magistrates having jurisdiction and in such other conspicuous places, if any, in each circle for which an election is to be held as the Election Officer may think fit ; and

(c) in the case of elections to a panchayat, in not less than three conspicuous places in the village or in each ward thereof for which an election is to be held.

Nomination of candidates.

3. (1) The nomination of every candidate shall be made by means of a nomination paper in Form I, which shall, on application, be supplied free of cost by the Election Officer or the president of the local board concerned, to any elector whose name is on the electoral roll for the circle, village or ward in the case may be.

(2) Every nomination paper shall be signed by two such electors as proposer and secondor

and the candidate shall sign a declaration as to his possessing his qualifications to stand for election.

(3) The same elector may sign as many nomination papers as there are candidates to be filed in the circle or ward, but no more. Each candidate shall be accompanied by a separate nomination paper.

(4) Every nomination paper shall be presented by the candidate in person or by his proposer and secondor together on the date, at the place and during the hours specified, to the Election Officer or to such other person as may be authorized by him in this behalf. The Election Officer or such other authorized person shall forthwith number the nomination papers serially in the order in which they are presented and enter on each nomination paper the time at which it is presented.

(5) When a person has signed whether as proposer or secondor a larger number of nomination papers than there are candidates to be filed, those of the papers so signed which have been first received up to the number of vacancies to be filled shall be deemed to be valid.

(6) The rejection of a nomination paper of any candidate on the ground of any irregularity in respect thereof shall not affect the validity of the nomination of the candidate if the candidate has been duly accompanied by means of another nomination paper in respect of which no irregularity has been concerned.

(7) Nomination papers received after the date and time appointed shall be rejected.

4. On the presentation of a nomination paper, the Election Officer or other authorized person referred to in sub-rule (4) of rule 3 may require the person or persons presenting the same to produce a copy of the electoral roll on which the candidate and his proposer and secondor are registered so as to ascertain entries therein and shall satisfy himself that the name and number on the electoral roll of the candidate and his proposer and secondor as entered in the nomination paper are the same as those entered in the electoral roll. Where necessary, he shall direct that the names be amended so as to be in accordance with the latter.

5. (1) On or before the date appointed for the presentation of nomination papers, each candidate shall, unless he is an Adi-Dravidia, deposit or cause to be deposited with the Election Officer in cash or in Government promissory notes of equal value at the market rate at the day, a sum of—

(i) one hundred rupees, if the election relates to the elects of a district board ;

(ii) fifty rupees, if the election relates to the elects of a taluk board ; and

(iii) twenty-five rupees if the election relates to a panchayat or a ward thereof, in case the panchayat is specially notified in this behalf by the Local Government.

and no candidate unless he is an Adi-Dravidia shall be deemed to be duly accompanied for any circle, panchayat or ward in respect of which such

deposit has not been made. A separate deposit shall be required in respect of each party or ward of the local board for which the candidate wishes to stand.

(2) If a candidate for whom or on whose behalf the deposit is made is a candidate (1) has been made within the time specified in sub-rule 5 or if the nomination of any such candidate is rejected, the deposit shall be returned forth with to him or to whom it was made; and if any candidate dies before the nomination is made at the poll, any such deposit, if made by him, shall be returned to his legal representative or if not made by the candidate, shall be returned to the person by whom it was made.

(3) If a candidate for whom or on whose behalf the deposit referred to in sub-rule (1) has been made is not elected and the number of votes polled by him does not exceed one-fourth of the total number of votes polled divided by the number of members to be elected, the deposit shall be returned to the Local Government.

(4) For the purpose of sub-rule (3), the number of votes polled shall be deemed to be the number of valid papers, other than spoilt ballot papers, in which—

(a) The deposit made in respect of a candidate who is not elected shall, if it is not forfeited under sub-rule (3), be returned to the candidate or to the person who has made the deposit as his behalf as the case may be, as soon as may be, after the publication of the result of the election to the *St. George Gazette* or the District Gazette; and the deposit made in respect of a candidate who is elected shall be so returned as soon as may be after the candidate has taken his seat on the local board or in pursuance of a direction by the Local Government for the return of the deposit despite the fact that the seat has not been taken by the candidate.

Provided that, if a candidate is duly nominated in more than one circle or ward of a local board, not more than one of the deposits made by him or on his behalf shall be returned and the remainder shall be forfeited to the Local Government.

6. On the day appointed for the receipt of nomination papers and immediately after the hour for their receipt is past, the Election Officer or other authorized person referred to in sub-rule (4) of rule 3 shall publish in the office of the local board a list in Form II of all nominations received with a notice that the nomination papers will be taken up by the Election Officer for scrutiny at the office of the local board or other specified place on the date appointed under rule 3 at the hour specified.

Scrutiny of nomination papers.

7. (1) On the date appointed for the scrutiny of nominations, the candidate, one proposer and one supporter of each candidate and one other person duly authorized in writing by each candidate, and except for the purpose of meeting the Election Officer or other person, may attend at such time and place as may be specified under

rule 6 and the Election Officer shall give such persons all reasonable facilities to examine the nomination papers of all candidates which have been received as aforesaid.

(2) The Election Officer shall then examine the nomination papers and shall state all objections which may be made at the time in any circumstances and may object to any nomination or on his own motion after such necessary inquiry, if any, as he thinks necessary, reject any nomination on any of the following grounds:—

(a) that the candidate is ineligible for election under section 34, 35 or 36 of the Act;

(b) that the proposer or supporter is a person whose name is not registered on the electoral roll for the circle, village or ward in the case may be;

(c) that there has been any failure on the part of the candidate or his proposer or supporter to comply with any of the provisions of rule 3 or 5; or

(d) that, in case the election is solely for a seat or seats reserved for any community or communities or for women, the candidate does not belong to that community or any of those communities or is not a woman, as the case may be.

(3) The Election Officer shall endorse on each nomination paper his decision accepting or rejecting the same and, if the nomination paper is rejected, shall record in writing a brief statement of his reasons for such rejection. The scrutiny shall be completed on the date appointed in the behalf under rule 2 and no adjournment of the proceedings shall be allowed.

8. (1) On completion of the scrutiny of nominations and after expiry of the period within which amendments may be withdrawn under sub-rule (1) of rule 9, the Election Officer shall prepare a list in Form III of persons whose nominations have not been rejected and who have not withdrawn their nomination and publish it on the notice board at the office of the local board concerned at least five days before the date fixed for election.

(2) The list shall contain the names of the candidates in alphabetical order and shall describe them as in their nomination papers.

(3) In the case of elections to a district or town board, copies of the list shall likewise be sent to be posted in the office of townships, district townships and sub-townships having jurisdiction and in a conspicuous place at each polling station in the district.

9. (1) Any candidate may withdraw his candidature by notice in writing signed by him and delivered to the Election Officer at or before 5 o'clock in the afternoon on the date preceding that appointed by the Election Officer for the scrutiny of nominations. Unless the notice is delivered by the candidate himself to the Election Officer, the candidate's signature on the notice shall be attested by a person empowered to attest such notices. A candidate who has withdrawn his candidature shall not be allowed to stand the

withdrewn or to be reinstated as a candidate for the same election.

(3) The Election Officer on receiving a notice of withdrawal shall, as soon as may be, cause a notice of the withdrawal to be published in the manner prescribed in sub-rule (1) of rule 5 and in the case of a district or town board, also in the manner prescribed in sub-rule (3) of that rule.

18. The following provisions shall apply in respect of candidates who have been duly nominated and have not withdrawn their candidature in the manner and within the time specified in sub-rule (1) of rule 5:—

Case I.—Where the election is held for filling up either non-reverted vacancies only or reverted vacancies of the same class only:—

(a) If the number of candidates or of eligible candidates, as the case may be, is equal to that of the vacancies, the Election Officer shall declare such candidate or all such candidates to be duly elected;

(b) If the number of candidates or of eligible candidates, as the case may be, is less than that of the vacancies, the Election Officer shall declare such candidate or all such candidates to be duly elected; and election proceedings shall be started afresh for filling up the remaining vacancy or vacancies, in all respects as if for a new election;

(c) If there is no candidate or eligible candidate, as the case may be, election proceedings shall be started afresh for filling up the vacancy or vacancies, in all respects as if for a new election; and

(d) If the number of candidates or of eligible candidates, as the case may be, exceeds that of the vacancies, a poll shall be taken.

Case II.—Where the election is held for filling up two or more reverted vacancies and such vacancies are of different classes:—

(a) If the number of candidates eligible for any class of reverted seats is equal to that of the vacancies in that class, the Election Officer shall declare such candidate or all such candidates to be duly elected to the reserved seat or seats in that class;

(b) If the number of candidates eligible for any class of reverted seats is less than that of the vacancies in that class, the Election Officer shall declare such candidate or all such candidates to be duly elected to a reserved seat or seats in that class; and election proceedings shall be started afresh for filling up the remaining vacancy or vacancies in that class, in all respects as if for a new election;

(c) If there is no candidate eligible for any class of reverted seats, election proceedings shall be started afresh for filling up the vacancies in that class, in all respects as if for a new election; and

(d) A poll shall be taken only in (b) up the vacancy or vacancies in respect of which a declaration under clause (a) or (b) is not made or in respect of which fresh election proceedings under clause (a) or (c) are not necessary.

Case III.—Where the election is held for filling up:—

(i) one or more reserved vacancies, whether in the same class or in different classes, and

(ii) one or more non-reverted vacancies:—

(a) If the number of candidates eligible for any class of reserved seats is equal to that of the vacancies in that class, the Election Officer shall declare such candidate or all such candidates to be duly elected to the reserved seat or seats in that class;

(b) If the number of candidates eligible for any class of reserved seats is less than that of the vacancies in that class, the Election Officer shall declare such candidate or all such candidates to be duly elected to a reserved seat or seats in that class, and election proceedings shall be started afresh for filling up the remaining vacancy or vacancies in that class, in all respects as if for a new election;

(c) If there is no candidate eligible for any class of reserved seats, election proceedings shall be started afresh for filling up the vacancy or vacancies in that class, in all respects as if for a new election;

(d) The candidate, if any, declared to be duly elected under clause (a) or (b) and the seats, if any, in respect of which they have been so declared as well as the seats, if any, in respect of which fresh election proceedings are necessary under clause (a) or (c) shall be included from the rest of the election proceedings;

(e) After making the returns, if any, of candidates and seats required by clause (d):—

(i) If the number of the remaining candidates is equal to that of the remaining vacancies, the Election Officer shall declare such candidate or all such candidates, irrespective of community or sex, to be duly elected to the reserved seats (if any), and to the non-reverted seats in the reserved class in clause (f);

(ii) If the number of the remaining candidates is less than that of the remaining vacancies, the Election Officer shall declare such candidate or all such candidates, irrespective of community or sex, to be duly elected to the reserved seats, if any, and to the non-reverted seats in the manner laid down in clause (f) and election proceedings shall be started afresh for filling up the vacancy or vacancies still remaining, in all respects as if for a new election;

(iii) If there is no remaining candidate, election proceedings shall be started afresh for filling up the remaining vacancies, in all respects as if for a new election; and

(iv) If the number of the remaining candidates exceeds that of the remaining vacancies a poll shall be taken; and

(f) (i) In cases falling under sub-clause (i) or (ii) of clause (d), all candidates, except those declared elected to reserved seats under the following sub-clause, shall be declared elected to a non-reverted seat or seats; and

(ii) Where the number of candidates eligible for any class of reserved seats at the election

who have to be declared elected under sub-clause (i) or (ii) of clause (c) immediately of the certificate in that class, the Election Officer shall, after notice to the candidate concerned, decide by drawing lots which of such candidates shall be declared elected to the vacant seat or seats in that class.

Provided that where such candidates have agreed among themselves as to which of them shall be declared elected to the vacant seat or seats and provided in a part of such agreement agreed by all of them to the Election Officer within twenty-four hours of the expiry of the time for submission of candidature under sub-rule (1) of rule 9, the Election Officer shall make a declaration accordingly.

Explanation.—In this rule—

(i) "candidate" means a candidate who has been duly nominated and has not withdrawn his candidature to the manner and within the time specified in sub-rule (1) of rule 9;

(ii) "eligible candidate" in respect of a seat reserved for any community or for women, means a candidate who belongs to that community or who is a woman, as the case may be;

(iii) "reserved seat" or "reserved vacancy" means a seat or vacancy reserved for any community or for women;

(iv) "non-reserved seat" or "non-reserved vacancy" means a seat or vacancy which is not reserved for any community or for women; and

(v) two reserved seats are said to be of the "same class" when they are both reserved for the same community or for women and of "different classes" when one is reserved for one community and the other for a different community or for women.

13. (1) If a poll has to be taken the Election Officer shall appoint forthwith one or more polling officers for each polling station and may pay them reasonable remuneration for their services. He may also, if necessary, appoint one or more identifying officers to assist the polling officer in identifying the voters. A polling officer shall neither be a member of the local board concerned for the constituency for which the poll is to be taken nor a registered elector therein.

(2) If after the taking of a poll, law becomes necessary and before the poll is taken, a candidate who has been duly nominated dies, the Election Officer shall, upon being satisfied of the facts of the death of the candidate, reconvene the poll, and election proceedings shall be started afresh in all respects as if for a new election.

Provided that no fresh nomination shall be necessary in the case of a candidate who died nominated at the time of the convening of the poll.

a. Polling.

13. The polling officer shall keep order at the station, shall see that the election is fairly conducted, shall regulate the number of electors to be admitted at one time, and shall exclude all other persons except his own clerks, the candidates, and agent of such candidate at a time (hereinafter referred to as the polling agent) appointed in writing by the candidate, the police on duty, and such persons as may be admitted for the purpose of identifying the electors.

14. The ballot box shall be so constructed that ballot papers may be introduced therein but cannot be withdrawn therefrom without the box being unlocked. Just before the commencement of the poll, the polling officer shall show the ballot box empty to each person as may be present at the polling station and shall then lock it up and place a seal upon it in such manner as to prevent its being opened without breaking such seal and place it in his room for the receipt of ballot papers and keep it so locked and sealed. The key of the ballot box shall also be placed under seal.

15. The Election Officer shall provide for each polling officer such number of clerks as may be necessary and shall supply him with a copy of the electoral roll, a list of the nominations, ballot papers and forms, and such other papers, stationery and forms as may be necessary.

16. Ballot papers shall be printed in Form IV. They shall be usually numbered, the number being printed on the face of the counterfoil and on the back of the material. They may be printed either in English or in the chief vernacular of the place of election or in both and the names of the candidates shall be entered on them in the order of the alphabet of the language in which the names are first printed. If there are two candidates of the same name, they shall be distinguished by the addition of their occupation or in some other suitable way.

17. Immediately before a ballot paper—that is the counterfoil of Form IV—is handed over to the elector, the polling officer shall:

(i) insert it in the box;

(ii) enter the elector's name and number in the electoral roll on the corresponding counterfoil of Form IV; and

(iii) affix his initials against the elector's name in the electoral roll.

The polling officer shall then tell the elector how many votes may be given and shall give him the ballot paper.

17. The elector on receiving the ballot paper shall forthwith proceed to the place set apart for the purpose and there make a mark against the name of the candidate or candidates for whom he intends to vote. He shall then fold up the ballot paper so as to conceal his vote and after showing to the polling officer his (polling officer's) initials thereon put it into the ballot box.

18. (1) If any elector is unable to read the ballot paper or make a mark thereon, and applies for assistance, the polling officer shall read the ballot paper to the elector and, if so required by him, mark the ballot paper at the polling officer's table and in the presence of the candidate or their polling agents, if any, according to the directions of the elector and give it to him to be put in the ballot box. The candidate and polling agents present shall have a right to hear the elector's request and to watch the polling officer when he marks the ballot paper.

(2) In the case of every elector whose ballot paper is marked in this manner by the polling officer, a note shall be made on the corresponding counterfoil by the polling officer of the reason why it was so marked.

(2) The marking of a ballot paper by the polling officer under sub-rule (1) shall not be questioned, subsequently on the ground that it was not in accordance with the elector's directions.

19. Should facilities be afforded with the instructions, if not, issued by the Election Authority in this behalf may be awarded to some elector.

20. (1) Any ballot paper which is not duly marked or on which votes are given to more candidates than there are members to be elected or on which any mark is made by which the elector may afterwards be identified shall be void.

(2) If more than one mark is placed against any candidate's name, they shall count any as one vote in his favor, provided that the elector has not placed marks against more candidates than there are members to be elected.

(3) If any one of the marks is so placed as to render it doubtful for which candidate such mark is intended to apply, the vote concerned, but not the whole ballot paper is one where more than one vote can be given on the same ballot paper, shall be invalid, provided that the elector has not placed marks against more candidates than there are members to be elected.

21. When a person presents himself to vote and at any time before a ballot paper is supplied to him, the polling officer may of his own accord and shall, if so required, by a candidate or polling agent, put to such person either or both of the following questions:—

(i) Are you the person enrolled as follows (reading the whole entry from the roll),

(ii) Have you already voted at the present election at this polling station or at any other polling station,

and the person shall not be supplied with a ballot paper unless he gives an unqualified answer to the question or questions put to him and unless his answer to the first question is in the affirmative and the second in the negative. Except as mentioned herein, every person whose name is found on the electoral roll shall be entitled to be supplied with a ballot paper.

22. If a person representing himself to be a particular elector named on the electoral roll applies for a ballot paper after another person has voted as such elector, the applicant shall after duly answering such questions as the polling officer may ask, be entitled to mark the ballot paper in the same manner as any other elector. The ballot paper (the envelope retained in a folded ballot paper) shall, instead of being put into the ballot box, be given to the polling officer, and endorsed by him with the name of the elector and his number on the electoral roll and set aside in a separate packet and is not to be counted by the Election Officer. The polling officer shall enter in the tendered returns list, which shall be in Form V, the name and number on the electoral roll of the elector whose name person represents himself to be and also require such person to sign his name and enter his address in the list or, if he is unable to write, to affix his thumb-impression thereto.

Explanation.—In cases falling under this rule in which rule 23 is also applicable, the provisions of the rule or well as of rule 25 shall be followed.

23. If any candidate or polling agent declares and undertakes to prove that any person by applying for a ballot paper has committed the offence of personation, the polling officer may require such person to sign his name and enter his address in the list of tendered votes, which shall be in Form VI, or, if he is unable to write, to affix his thumb-impression thereto and may further require such person to produce evidence of identification. If such person so being questioned in the manner prescribed in rule 24 gives unqualified answers to the first question in the affirmative and the second in the negative, he shall be allowed to vote after he has been informed of the penalty for personation. The polling officer shall make a note of the circumstances and of his decision in the list of challenged votes.

24. An elector who has inadvertently any dealt with his ballot paper in such a manner that it cannot be conveniently used as a ballot paper may, on delivering it to the polling officer and satisfying him of the inadvertence, obtain another ballot paper in place of the original one, the latter one together with its envelope being marked as spoiled.

25. (1) If an elector will be on duty at another polling station whether in connection with the same election or with another election held on the same day, the Election Officer shall issue to such elector in advance of the date of poll a ballot paper after verifying on the electoral roll the name of the elector in the following form:—

"Certified that entitled to vote at at the election for the will be on duty at the election for the on the same day."

played as a in accordance with the election for the and consequently be prevented from voting at the former polling station and that I have therefore issued to him the enclosed of this ballot paper."

(2) Such elector shall after marking the ballot paper place it in an envelope and seal and send it to the Election Officer who shall, if it reaches him before the day and hour appointed for the counting of votes, open the ballot paper to be included among the other ballot papers relating to some polling station.

26. Immediately after the close of the poll, the polling officer shall, in the presence of each of the candidates and such polling agents as may be in attendance, make up two separate packets and seal with his own seal and the seal of such candidates or polling agents as may desire to affix their seals:—

- (1) such ballot box as are at the election successful;
- (2) the keys of such boxes;
- (3) the sealed and split ballot papers both ordinary and tenders, with their envelopes;
- (4) the tendered ballot papers;

(2) the marked copies of the electoral roll and the counterfoils of ballot papers;

(3) the treated voter list; and

(4) the list of challenged voters.

26. The packets shall be forwarded at once by the polling officer to the Election Officer accompanied by a statement in Form VII. Each packet shall be numbered and shall bear a note as to its contents.

27. On the day and at the place and hour appointed for the counting of votes, and in the presence of such candidates and their agents as may be in attendance the Election Officer shall proceed as follows:—

(a) The ballot box or boxes relating to each polling station shall be opened two after noon; and the Election Officer shall take out the papers therefrom, count them, or cause them to be counted and record the result in a statement in Form VIII.

(b) The Election Officer shall then mix together the whole of the ballot papers of all the ballot boxes. The examination and counting of the votes shall then commence. The Election Officer shall accept every ballot paper which is wholly or partially rejected unless the word, 'Rejected,' if any candidate or agent present questions the correctness of the rejection, the Election Officer shall also record on the ballot paper the grounds for the rejection hereby.

(c) The Election Officer shall, as far as practicable, proceed continuously with the counting of the votes; and shall, during any necessary intervals during which the counting has to be suspended, place the ballot papers, packets and other documents relating to the election under his own seal and the seals of such candidates or their agents as may desire to affix them; and adequate precautions shall be taken for their custody.

28. (1) After the Election Officer has completed the receiving and counting of votes, he shall prepare a statement of the results of the polling in Form IX, and after signing the back of the votes with the figures in Forms VII and VIII shall, subject to the provisions of sub. 34, declare that the candidate or candidates to whom valid votes have been given, has or have been duly elected.

Provided that if any or more votes are returned for any person or persons for whom the Election Officer shall first declare the candidate or candidates belonging to that constituency or who are women, as the case may be, to whom the largest number of votes has been given, he or she shall be declared to have been elected.

(2) Any candidate or his agent shall, on application, be permitted to take a copy or an extract from the return in Form IX.

29. The Election Officer shall not open the sealed packets containing the treated ballot papers or the marked copies of the electoral roll or the counterfoils of the ballot papers.

30. Upon the completion of the counting and the declaration of the results, the Election Officer shall sign up in separate packets—

(1) the ballot papers, all or some of the votes on which have been counted, and

(2) the ballot papers, all the votes on which have been rejected,

and shall mark on each packet the number of papers it contains. A note shall be made giving a description of the contents of each packet and the election to which it relates.

Deposit of ballot papers.

31. (1) The Election Officer shall, after declaring the results, forward a copy of the return to the president of the local board concerned and shall retain in his custody the packets of ballot papers, whether counted, rejected or treated, out of the counterfoils thereof. These packets shall not be opened and their contents shall not be inspected or produced except under the orders of an election or other competent court.

(2) The Election Officer shall retain the packets and the marked copies of the electoral roll for a year and shall then, unless otherwise directed by the orders of an election or other competent court, cause them to be destroyed.

General.

32. (1) If any person has been elected for more votes or words than one, he shall, by notice in writing signed by him intimating to the Election Officer, the votes or word for which he claims to serve. Such intimation shall reach the Election Officer within twenty-four hours of the latest of the declarations of the results of elections in the division or wards for which such person stood as a candidate.

(2) On receipt of the intimation, the Election Officer shall declare that such person is to have been elected for the votes or word shown by him. In default of such intimation, the Election Officer shall declare him to have been elected for any one of the votes or words. In either case, election proceedings shall be started afresh for filling up the vacancy in the other votes or words or the other word or words, as the case may be, for which such person has been elected.

33. If there is an equality of votes between any two or more candidates the Election Officer shall, after notice to the candidates concerned, decide by drawing lots which candidate or candidates he shall declare to have been elected.

34. The name or names of the candidate or candidates duly elected—

(a) shall be forwarded without delay by the Election Officer to the Superintendent, Government Press, for publication;

(b) in the case of elections to District Councils, in the *Folly St. George Gazette* and the *District Gazette*; and

(c) in the case of elections to local boards and parishes, in the *District Gazette*; and

(d) shall, in all cases, also be published on the notice board of the office of the local board concerned.

35. (1) If any question arises as to the interpretation of these rules otherwise than in connection with an inquiry held under the rules for the declaration of elections as to the validity of an election, the question shall be referred to the Local Government whose decision shall be final.

(2) Pending the decision of the Local Government on any such reference made to them or the issue of final orders on any inquiry which the Local Government may institute upon receipt

of information that an election is being or about to be held in accordance of the rules, it shall be lawful for the Local Government to direct the way of the election proceedings at any stage thereof prior to the declaration of the results. Any election held or intended in accordance of the rules of the Local Government under this rule shall be void and of no effect whatsoever.

(3) Unless it is otherwise ordered by the Local Government, election proceedings stayed under this rule shall, on cancellation of the stay order, proceed from the stage at which they were stayed on fresh dates to be fixed.

26. The election of a member by a local board under sub-section (2) of section 11-A of the Act shall be in the manner provided in the rules for the election of the Vice-President.

27. Notwithstanding anything contained in the foregoing rules, the Local Government or the Election Authority may, in the case of parastatals in general, or of any parastatal in particular, or for special reasons in the case of any district or urban board, empower the Election Officer to fix dates and periods other than those specified or fixed by or under these rules, for all or any of the stages of the election proceedings occasioned therefrom.

FORM I.

(See rule 1 (1))

Nomination paper.

1. Name and number of the ^{serial} ~~entry~~ _{number}.
2. Full name of candidate.
3. Name(s) of candidate on the electoral roll.
4. Father's, husband's or husband's name.
5. Age.
6. Sex.
7. Community.
8. Occupation and address.
9. Full name of proposer.
10. Number of proposer on the electoral roll.
11. Signature of the proposer.
12. Full name of the recorder.
13. Number of the recorder on the electoral roll.
14. Signature of the recorder.

Candidate's declaration.

I declare that I am a ^{British subject} ~~citizen of the State of Malaya~~ and am willing to stand for election.

Signature of candidate.

Endorsed by the Election Officer or other authorized person.

Serial number.

This nomination paper was presented to me by _____ (person) at _____ (date and hour).

Signature of the Election Officer or other authorized person.

Testation.

Nomination papers which are not presented to the Election Officer or other authorized person before _____ (hour) on the _____ day of _____ 1989 shall not be received.

FORM II.

(See rule 2)

List of nominations received on.....(date)

for..... ^{serial} ~~entry~~ _{number}.

1. Serial number.
2. Name of candidate.
3. Father's, husband's or husband's name.
4. Sex.
5. Community.
6. Occupation and address.
7. Name of proposer.
8. Name of recorder.

Total.

The nomination papers will be taken up for scrutiny at _____ ^{on} ~~on~~ _{at} _____ day of _____ 1989.

Signature of the Election Officer or other authorized person.

FORM III.

(See rule 4 (2))

List of valid nominations.

1. Serial number.
2. Name of candidate.
3. Sex.
4. Community.
5. Address.

Total.

The poll will be taken between _____ and _____ at the polling station already notified.

Signature of the Election Officer.

FORM IV.

(See rule 10)

Electorate paper.

Commenced _____

Serial No. _____

Continued _____

Orderfiled _____

Serial number.	Serial No.	Have had family list of candidates.	Mark showing the elector's choice.
1	(1)	YES	YES
2	2		
3	3		
4	4		
5	5		
6	6		
7	7		
8	8		
9	9		
10	10		

Form of list of elector paper.

No.

FORM VI.

[See rule 25.]

Polling Station List.

Polling Station—

Serial number.	Whether an electoral roll.	Name.	Address.	Signature of clerk of division, or his duly-authorized or elected or appointed representative of a union.

FORM VII.

[See rule 25.]

List of challenged voters.

Polling Station—

Serial number.	Whether an electoral roll.	Name.	Address.	Signature of clerk of division, or his duly-authorized or elected or appointed representative of a union.

FORM VIII.

[See rule 25.]

Statement sent by Polling Officer at _____ is

the _____ of _____ after the polling on _____

P.O. for the _____
voters.

Description.	Number received.	Is a clear card.	Number is left.	Refused.	Returned.
(1)	(2)	(3)	(4)	(5)	(6)
Ballot papers—					
(a) Validly used ..					
(b) Returned ..					
(c) Challenged ..					

Particulars of packets sent to the Election Officer.

Signature of the Polling Officer.

FORM VIII.

[See rule 27 (a).]

Name of polling station.	Number of valid votes.	Number of invalid votes.
(1)	(2)	(3)
Total		

Signature of the Election Officer.

FORM IX.

[See rule 28.]

Returns showing results of the election for seats

for _____
_____ in the _____
_____ ward.

Name of candidate.	Number of valid votes.
(1)	(2)
A	
B	
C	
D	
E	
F	
Total number of valid votes	
Total number of invalid votes.	

I do hereby declare that the following candidates have been duly elected for _____

seats

namely—

ward.

A to the seat reserved for _____ by _____

B to the seat reserved for _____ by _____

C to the seat reserved for _____ by _____

D to the seat reserved for _____ by _____

E to the seat reserved for _____ by _____

F to the seat reserved for _____ by _____

Signature of the Election Officer.

PART II.

Enforcement.

- (1) The rules in this Part shall apply to—
(a) any district or ward board specially notified in this behalf by the Local Government;

(k) any parchment which was a notice based on the 25th August 1930 and is specially notified in the behalf by the Local Government; and

(l) any other parchment which is specially notified in the behalf by the Election Authority.

(2) In these rules "Election Officer" means the person or officer authorized or appointed by the Election Authority to do any one or perform any function in connection with the conduct of elections under these rules.

2. (1) Not less than 36 days before the date fixed for the election of a member of a local board under section 11 or sub-section (1) of section 11-A of the Act, the Election Officer shall prepare and publish, a notice in English and in the official vernacular of the locality stating—

(a) the number of persons to be elected;

(b) the districts, villages or wards for which they are to be elected;

(c) the number of seats, if any, out of those for which elections are to be held, reserved for any community or communities or for women in each caste, in the village, or in each ward, as the case may be;

(d) the date on which, the place at which and the hours between which, nomination papers should be presented, an interval of at least ten days being allowed between the date of publication of the notice and the date for presentation of nomination papers;

(e) the date on which the nomination papers will be taken up for scrutiny, not being less than fifteen days before the date of the election;

(f) the date on which, and the place or places at which, the votes of the electors will be taken, should there be a poll, and the hours during which the poll will be open, not being less than ten hours between 7 a.m. and 5 p.m., and

(g) the date on which, and the place and hour at which, the Election Officer will announce the meeting of the voters.

(2) The notice shall be published by affixing it—

(a) at the office of the local board concerned and

(b) (i) in the case of elections to a district or taluk board at the office of the tahsildar, deputy tahsildar and sub-magistrate having jurisdiction and as such other appropriate places, if any, in each circle for which an election is to be held as the Election Officer may think fit; and

(ii) in the case of elections to a panchayat, in not less than three conspicuous places in the village or in each ward thereof for which an election is to be held.

Nomination of candidates.

3. (1) The nomination of every candidate shall be made by means of a nomination paper in Form I, which shall, on application, be supplied free of cost by the Election Officer or the president of the local board concerned, to any elector whose name is on the electoral roll for the circle, village or ward in which he wishes to be elected.

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(2) Every nomination paper shall be signed by two such electors as proposer and voter, and the elector shall sign a declaration as to his willingness to stand for election.

(3) The same elector may sign as many nomination papers as there are vacancies to be filled in the circle or ward, but no more. Each candidate shall be nominated by a separate nomination paper.

(4) Every nomination paper shall be presented by the candidate in person or by his proposer and voter together on the date, at the place and during the hours specified, to the Election Officer or to such other person as may be authorized by him to this behalf. The Election Officer or such other authorized person shall forthwith register the nomination paper, namely in the order in which they are presented and enter in each nomination paper the time at which it is presented.

(5) When a person has signed whether as proposer or voter a larger number of nomination papers than there are vacancies to be filled, those of the papers so signed which have been first received up to the number of vacancies to be filled shall be deemed to be valid.

(6) The rejection of a nomination paper of any candidate on the ground of any irregularity in respect thereof shall not affect the validity of the nomination of the candidate if the candidate has been duly nominated by means of another nomination paper in respect of which no irregularity has been committed.

(7) Nomination papers received after the date and time appointed shall be rejected.

4. On the presentation of a nomination paper, the Election Officer or other authorized person referred to in sub-rule (4) of rule 3 may require the person or persons presenting the same to produce a copy of the electoral roll in which the candidate and his proposer and voter are registered or of the vacancy entries therein and shall satisfy himself that the name and number on the electoral roll of the candidate and his proposer and voter as entered in the nomination paper are the same as those entered in the electoral roll. Where necessary, he shall direct that the former be amended so as to be in accordance with the latter.

5. (1) On or before the date appointed for the presentation of nomination papers, each candidate shall, unless he is an *Adi-Drovide*, deposit or cause to be deposited with the Election Officer in cash or in Government Treasury Notes of equal value at the market rate of the day, a sum of—

(a) one hundred rupees, if the election relates to the circle of a district board;

(b) fifty rupees, if the election relates to the circle of a taluk board; and

(c) twenty-five rupees, if the election relates to a panchayat or a ward thereof, or, in the case of the panchayat or ward thereof, in the behalf by the Local Government.

and no candidate unless he is an *Adi-Drovide* shall be deemed to be duly nominated for any circle, panchayat or ward in respect of which such deposit has not been made. A separate deposit shall be required in respect of each circle or ward of the local board for which the candidate wishes to stand.

(2) If a candidate by whom or on whose behalf the deposit referred to in sub-rule (1) has been made withdraws his candidature in the manner and within the time specified in sub-rule (1) of rule 3 or if the nomination of any such candidate is rejected, the deposit shall be returned to the person by whom it was made; and if any candidate dies before the commencement of the poll, *and* such deposit, if made by him, shall be returned to his legal representative, as if not made by the candidate, shall be returned to the person by whom it was made.

(3) If a candidate by whom, or on whose behalf the deposit referred to in sub-rule (1) has been made is not elected and the number of votes polled by him does not exceed one-sixth of the total number of votes polled divided by the number of members to be elected, the deposit shall be forfeited to the Local Government.

(4) For the purpose of sub-rule (3), the number of votes polled shall be deemed to be the number of ballot papers, other than spoilt ballot papers, counted.

(5) The deposit made on account of a candidate who is not elected shall, if it is not forfeited under sub-rule (3), be returned to the candidate or to the person who has made the deposit on his behalf as the case may be, as soon as may be, after the publication of the result of the election in the *Port St. George Gazette* or the District Gazette, and the deposit made in respect of a candidate who is elected shall be so returned as soon as may be after the candidate has taken his seat in the local board or in pursuance of a direction by the Local Government for the return of the deposit, despite the fact that the seat has not been so taken by the candidate.

Provided that, if a candidate is duly nominated in more than one circle or ward of a local board, not more than one of the deposits made by him or on his behalf shall be returned and the remainder shall be forfeited to the Local Government.

8. On the day appointed for the receipt of nomination papers and immediately after the hour for their receipt is past, the Election Officer or other authorized person referred to in sub-rule (4) of rule 3 shall publish in the office of the local board a list in Form I of all nominations received with a notice that the nomination papers will be taken up by the Election Officer for scrutiny at the office of the local board at other specified place on the date appointed under rule 9 at the hour specified.

Scrutiny of nomination papers.

7. (1) On the date appointed for the scrutiny of nominations, the candidate, his proposer and any member of each candidate's elector or other person duly authorized in writing by each candidate, and except for the purpose of assisting the Election Officer or other person, may attend at such time and place as may be specified under rule 6 and the Election Officer shall give each person all reasonable facilities to examine the nomination papers of all candidates which have been received as aforesaid.

(2) The Election Officer shall then examine the nomination papers and shall decide all objections which may be made at the time to any nomination and may either on such objection

or on his own motion after such summary inquiry, if any, as he thinks necessary, reject any nomination on any of the following grounds:—

(i) that the candidate is ineligible for election under sections 54, 55 or 59 of the Act;

(ii) that the proposer or member is a person whose name is not registered in the electoral roll for the elector village or ward in the case may be;

(iii) that there has been any failure on the part of the candidate or his proposer or member to comply with any of the provisions of rule 3 or 5; or

(iv) that, in case the election is solely for a man or women reserved for any community or communities or for women, the candidate does not belong to that community or any of those communities or is not a woman, as the case may be.

(7) The Election Officer shall endorse on each nomination paper his decision accepting or rejecting the same and, if the nomination paper is rejected, shall record in writing a brief statement of his reasons for such rejection. The scrutiny shall be completed at the date appointed in this behalf under rule 2 and no adjournment of the proceedings shall be allowed.

8. (1) On completion of the scrutiny of nominations and after expiry of the period within which candidates may be withdrawn under sub-rule (1) of rule 3, the Election Officer shall prepare a list in Form III of persons whose nominations have not been rejected and who have so withdrawn their candidature and publish it on the notice board of the office of the local board concerned at least four days before the date fixed for election.

(2) The list shall contain the names of the candidates in alphabetical order and shall describe them as in their nomination papers.

(3) In the case of elections to a district or ward board, copies of the list shall forthwith be sent to be posted in the offices of townships, deputy townships and sub-commissions having jurisdiction and in a conspicuous place at each polling station in the circle.

9. (1) Any candidate may withdraw his candidature by notice in writing signed by him and delivered to the Election Officer at or before 3 o'clock in the afternoon on the date succeeding that appointed by the Election Officer for the scrutiny of nominations. Unless the notice is delivered by the candidate himself to the Election Officer, the candidate's signature on the notice shall be attested by a person empowered to attest sub-rule 4. A candidate who has withdrawn his candidature shall not be allowed to stand in the withdrawal or to be re-nominated as a candidate for the same election.

(2) The Election Officer on receiving a notice of withdrawal, shall, as soon as may be, cause a notice of the withdrawal to be published in the manner prescribed in sub-rule (1) of rule 8 and in the case of a district or ward board, also in the manner prescribed in sub-rule (3) of that rule.

10. The following provisions shall apply in respect of candidates who have been duly nominated and have not withdrawn their candidature

in the manner and within the time specified in sub-rule (1) of rule 8.—

Case I.—Where the election is held for filling up either non-reserved vacancies only or reserved vacancies of the same class only:—

(a) If the number of candidates or of eligible candidates, as the case may be, is equal to that of the vacancies, the Election Officer shall declare such candidate or all such candidates to be duly elected;

(b) If the number of candidates or of eligible candidates, as the case may be, is less than that of the vacancies, the Election Officer shall declare such candidate or all such candidates to be duly elected; and election proceedings shall be started afresh for filling up the remaining vacancy or vacancies, in all respects as if for a new election;

(c) If there is no candidate or eligible candidate, as the case may be, election proceedings shall be started afresh for filling up the vacancy or vacancies, in all respects as if for a new election; and

(d) If the number of candidates or of eligible candidates, as the case may be, exceeds that of the vacancies, a poll shall be taken.

Case II.—Where the election is held for filling up two or more reserved vacancies only and such vacancies are of different classes:—

(a) If the number of candidates eligible for any class of reserved seats is equal to that of the vacancies in that class, the Election Officer shall declare such candidate or all such candidates to be duly elected to the reserved seat or seats in that class;

(b) If the number of candidates eligible for any class of reserved seats is less than that of the vacancies in that class, the Election Officer shall declare such candidate or all such candidates to be duly elected to a reserved seat or seats in that class; and election proceedings shall be started afresh for filling up the remaining vacancy or vacancies in that class, in all respects as if for a new election;

(c) If there is no candidate eligible for any class of reserved seats, election proceedings shall be started afresh for filling up the vacancies in that class, in all respects as if for a new election; and

(d) A poll shall be taken only to fill up the vacancy or vacancies in respect of which a declaration under clause (a) or (b) is not made in respect of which fresh election proceedings under clause (b) or (c) are not necessary.

Case III.—Where the election is held for filling up:—

(1) one or more reserved vacancies, whether in the same class or in different classes; and

(2) one or more non-reserved vacancies:—

(a) If the number of candidates eligible for any class of reserved seats is equal to that of the vacancies in that class, the Election Officer shall declare such candidate or all such candidates to be duly elected to the reserved seat or seats in that class;

(b) If the number of candidates eligible for any class of reserved seats is less than that of the vacancies in that class, the Election Officer shall

declare such candidate or all such candidates to be duly elected to a reserved seat or seats in that class, and election proceedings shall be started afresh for filling up the remaining vacancy or vacancies in that class, in all respects as if for a new election;

(c) If there is no eligible candidate for any class of reserved seats, election proceedings shall be started afresh for filling up the vacancy or vacancies in that class, in all respects as if for a new election;

(d) The candidate, if any, declared to be duly elected under clause (a) or (b) and the vote, if any, in respect of which they have been so declared as well as the vote, if any, in respect of which fresh election proceedings are necessary under clause (b) or (c) shall be excluded from the sum of the election proceedings;

(e) After making the exclusions, if any, of candidates and votes required by clause (d) —

(i) If the number of the remaining candidates is equal to that of the remaining vacancies, the Election Officer shall declare such candidate or all such candidates irrespective of seniority or sex, to be duly elected to the reserved seats (if any), and to the non-reserved seats in the manner laid down in clause (f);

(ii) If the number of the remaining candidates is less than that of the remaining vacancies, the Election Officer shall declare such candidate or all such candidates irrespective of seniority or sex to be duly elected to the reserved seats (if any), and to the non-reserved seats in the manner laid down in clause (f); and election proceedings shall be started afresh for filling up the vacancy or vacancies still remaining, in all respects as if for a new election;

(iii) If there is no remaining candidate, election proceedings shall be started afresh for filling up the remaining vacancies, in all respects as if for a new election; and

(iv) If the number of the remaining candidates exceeds that of the remaining vacancies a poll shall be taken; and

(f) (1) In cases falling under sub-clause (i) or (ii) of clause (e), all candidates, except those declared elected to reserved seats under the following sub-clause, shall be declared elected to a non-reserved seat or seats; and

(2) Where the number of candidates eligible for any class of reserved seats at the election is less than the declared elected under sub-clause (i) or (ii) of clause (e) exceeds that of the vacancies in that class, the Election Officer shall, after notice to the candidates concerned, decide by drawing lots which of such candidates shall be declared elected to the reserved seat or seats in that class.

Provided that where such candidates have agreed among themselves as to which of them should be declared elected to the reserved seat or seats and presented a report of such agreement signed by all of them to the Election Officer within twenty-four hours of the expiry of the time for withdrawal of candidates under sub-rule (1) of rule 9, the Election Officer shall make a declaration accordingly.

Explanation.—In this rule—

(1) "candidate" means a candidate who has been duly nominated and has not withdrawn

his candidature in the manner and within the time specified in sub-rule (1) of rule 9.

(2) "eligible candidate", in respect of a seat reserved for any community or for women, means a candidate who belongs to that community or who is a woman, as the case may be.

(3) "reserved seat" or "reserved vacancy" means a seat or vacancy reserved for any community or for women.

(4) "non-reserved seat" or "non-reserved vacancy" means a seat or vacancy which is not reserved for any community or for women; and

(5) two reserved seats are said to be of the "same class" when they are both reserved for the same community or for women, and of "different classes" when one is reserved for one community and the other for a different community or for women.

11. (1) If a poll has to be taken the Election Officer shall appoint forthwith one or more polling officers for each polling station and may pay them reasonable remuneration for their services. He may also, if necessary, appoint one or more identifying officers to assist the polling officer in identifying the electors. A polling officer shall neither be a member of the local board concerned for the constituency for which the poll is to be taken nor a registered elector therein.

(2) If after the taking of a poll has become necessary and before the poll is taken, a candidate who has been duly nominated for, the Election Officer shall, upon being satisfied of the fact of the death of the candidate, discontinued the poll; and election proceedings shall be started afresh in all respects as if for a new election.

Provided that no fresh nomination shall be necessary in the case of a candidate who should nominated at the time of the discontinuance of the poll.

Polls.

12. The polling officer shall keep order at the station, shall see that the election is fairly conducted, shall regulate the number of electors to be admitted at one time, and shall exclude all other persons except his own clerks, the candidates, one agent of each candidate at a time (hereinafter referred to as the polling agent) appointed in writing by the candidate, the polling agent, and such persons as may be admitted for the purpose of identifying the electors.

13. (1) There shall be a separate ballot box for each of the candidates in respect of whom the poll is taken. Each ballot box shall be so constructed that ballot papers can be introduced therein but cannot be withdrawn therefrom without the box being unlocked.

(2) On the ballot box assigned to each candidate, there shall be placed a sign showing in bold letters the name or number or both, of the elector, village or ward, as the case may be, and the number and name of the candidate as given in the list of valid nominations published in Form III. A photograph or picture of the candidate shall be securely mounted on the top of the ballot box assigned to the candidate. In each instance as may be directed by the Election Authority. If copies of such photograph or picture are not supplied by the candidate or on his behalf in such numbers and within such time as may be fixed by the Election

Officer, he shall direct the use in lieu thereof of such distinguishing colour, emblem or mark as he may assign to each candidate.

(3) A notice shall be put up at the entrance to the polling station giving the names and names of the candidates as published in Form III. Where copies of the candidate's photograph or picture have been supplied as aforesaid, a copy of such photograph or picture shall be placed in the notice against his name. In other cases there shall be given against the candidate's name both a distinguishing colour, emblem or mark directed to be used as the ballot box assigned to each candidate.

(4) The ballot boxes shall be arranged from left to right in the place set apart for the purpose and in the order in which the names are published in Form III. Each place shall have a single entrance and the boxes shall be so arranged that no one who is not an elector dropping his ballot paper into any of the boxes.

(5) Even before the commencement of the poll, the polling officer shall read out the names referred to in sub-rule (3) and show to each person as may be present at the polling station that the ballot box assigned to each candidate is the same as that described in the notice. He shall also show each of the ballot boxes empty to the persons present and shall then lock it up and place a seal upon it in such manner as to prevent its being opened without breaking such seal and shall keep it locked and sealed. The key of each ballot box shall also be placed under seal.

14. The Election Officer shall provide for each polling officer such number of clerks as may be necessary and shall supply him with a copy of the electoral roll, a list of the nominations, ballot papers and boxes, and such other papers, stationery and forms as may be necessary.

15. Ballot papers shall be printed in Form IV either in English or in the chief vernacular of the place of election or in both. They shall be serially numbered, the number being printed on the face of the counterfoil and on the back of the electoral. When the poll is taken for two or more seats every one of the serial numbers shall be printed on as many ballot papers as there are seats, the first of each ballot paper shall bear the number alone and the succeeding ballot papers shall bear the number with the capital letter of the English alphabet added where it is order.

Illustration.—If there are three seats for which a poll is taken, the serial numbering shall be 1, 1-A and 1-B; 2, 2-A and 2-B; 3, 3-A and 3-B and so on.

16. (1) Immediately before a ballot paper—therein, the counterfoil of Form IV—is handed over to the elector, the polling officer shall

(a) initial it on its face at the place provided for the purpose;

(b) enter the elector's name and number in the electoral roll on the accompanying counterfoil of Form IV; and

(c) affix his initials against the elector's name in the electoral roll.

(2) If the poll is taken in respect of two or more seats the polling officer shall tell the elector for how many candidates he may vote and shall

hand over to him as many ballot papers as there are votes. All such ballot papers shall bear the same serial number.

17. The elector, on receiving the ballot paper shall forthwith proceed to the place where the ballot boxes are kept and drop the ballot paper into the box assigned to the candidate for whom he intends to vote. Where the elector has received two or more ballot papers he shall drop one ballot paper into the ballot box of each of the candidates for whom he intends to vote. He shall then come out of such place and quit the polling station immediately.

18. (1) If any elector is incapacitated by blindness or other physical cause from voting in the manner specified in rule 17 and applies for assistance, the polling officer shall, in the presence of the candidates or their polling agents, if any, ascertain for which candidate or candidates he wishes to vote and shall drop his ballot paper or ballot papers into the appropriate box or boxes. The candidates and polling agents present shall have a right to hear the elector's choice and to watch the polling officer when he drops such ballot paper or ballot papers into the box or boxes concerned. Where the elector wishes to vote for a smaller number of candidates than he has votes, the surplus ballot paper or ballot papers together with the corresponding counterfoils shall be marked as cancelled.

(2) In the case of every elector whose ballot paper is dealt with by the polling officer under subrule (1), a note shall be made on the corresponding counterfoil by the polling officer of the reason why it was so dealt with.

(3) The disposal of a ballot paper by the polling officer under subrule (1) shall not be questioned subsequently on the ground that it was not in accordance with the elector's choice.

19. Special facilities in accordance with the provisions, if any, issued by the Election Authority in that behalf may be accorded to women electors.

20. (1) Any ballot paper which does not contain the symbols of the polling officer shall be invalid.

(2) If two or more ballot papers bearing the same serial number be found in a ballot box, they shall count only as one vote in favour of the candidate to whom that box is assigned.

21. When a person presents himself to vote and at any time before a ballot paper is supplied to him, the polling officer may of his own accord and shall, if so required by a candidate or polling agent, put to such person either or both of the following questions:—

(a) Are you the person entitled as follows (reading the whole entry from the roll)?

(b) Have you already voted at the present election at this polling station or at any other polling station?

and the person shall not be supplied with a ballot paper unless he gives an unqualified answer to the question or questions put to him and unless his answer to the first question is in the affirmative and the second in the negative. Except as mentioned herein, every person whose name is found on the electoral roll shall be entitled to be supplied with a ballot paper.

22. If a person representing himself to be a particular elector named on the electoral roll applies for a ballot paper after another person has

voted as such elector, the applicant shall, after duly answering such questions as the polling officer may ask, be entitled to vote in the same manner as any other elector. Before supplying such person with a ballot paper (hereinafter referred to as a transferred ballot paper), the polling officer shall, after in the transferred voter's roll, which shall be in Form V, the name and number on the electoral roll of the elector whose such person represents himself to be and also require such person to sign his name and enter his address in the list of, if he is unable to write, to affix his thumb-impression thereto. Transferred ballot papers shall be of a colour different from that of the ordinary ballot papers.

Explanation.—A name being under this rule to which rule 23 is also applicable, the provisions of this rule as well as of rule 23 shall be followed.

23. If any candidate or polling agent declares and undertakes to prove that any person by applying for a ballot paper has committed the offence of personation, the polling officer may require such person to sign his name and enter his address in the list of challenged voters, which shall be in Form VI or, if he is unable to write, to affix his thumb-impression thereto and may further require such person to produce evidence of identification if such person on being questioned in the manner provided in rule 21 gives an unqualified answer to the first question in the affirmative and the second in the negative, he shall be allowed to vote after he has been informed of the penalty for personation. The polling officer shall make a note of the circumstances and of his decision in the list of challenged voters.

24. (1) If an elector will be on duty at another polling station, whether in connection with the same election, or with another election held on the same day, the Election Officer shall issue to such elector in advance of the date of poll a ballot paper or where the poll is taken for two or more seats, as many ballot papers bearing the same serial number as there are seats. Before a ballot paper is so issued, the Election Officer shall enter in the counterfoils thereof, a certificate in the following form:—

"Certified that entitled to vote at at the election for the area.
 Name will be supplied at a polling agent at
 and in connection with the election for the area.
 and consequently be prevented from voting at the former polling station and that I have therefore issued to him the enclosed of this ballot paper."

(2) Such elector shall enter on the ballot paper at each of the ballot papers, in the case may be, the number of the candidate (as given in the list of valid nominations published in Form III) for whom he wishes to vote by means thereof. The elector shall then place the ballot paper or ballot papers in an envelope and seal and send it to the Election Officer who shall, if it reaches him before the day and hour appointed for the counting of votes, count the ballot paper or ballot papers, as the case may be, to be included among the other ballot papers of the candidate or candidates concerned.

25. Immediately after the close of the poll, the polling officer shall, in the presence of each of the candidates and their polling agents, as may be in attendance, make up two separate packets and seal with his own seal and the seals of each candidate or polling agent, as may desire to affix their seals—

- (1) each ballot box in use at the station unopened;
- (2) the bags of each house;
- (3) the marked ballot papers, both ordinary and tendered, with their envelopes;
- (4) the marked copies of the electoral roll and the counterfoils of ballot papers;
- (5) the tendered counterfoils; and
- (6) the list of challenged voters.

26. The packets shall be forwarded at once by the polling officer to the Election Officer or secured pending by a statement in Form VIII. Each packet shall be numbered and shall bear a note as to the contents.

27. On the day and at the place and hour appointed for the counting of votes and in the presence of each candidate and their agents as may be in attendance, the Election Officer shall proceed as follows—

(a) The ballot boxes relating to each polling station shall be opened one after another. The Election Officer shall take out the ballot papers from each box, enter on the face of each ballot paper the serial number of the candidate to whom the box is assigned, separate the tendered ballot papers, examine and count the other ballot papers and record the result in a statement in Form VIII.

(b) The Election Officer shall, on every ballot paper which is rejected, endorse the word "Rejected". If any candidate or agent presents objections to the correctness of the rejection, the Election Officer shall also record on the ballot paper the grounds for the rejection briefly.

(c) Upon completing the counting of the ballot papers in each box and recording the result thereof in Form VIII, the Election Officer shall make up into separate bundles—

- (i) the tendered ballot papers;
- (ii) such of the other ballot papers as have been accepted as valid; and
- (iii) the remaining ballot papers which have been rejected as invalid.

and shall place a slip on the top of each bundle showing the name of the polling station, the name of the candidate and the number of ballot papers the bundle contains.

(d) Only after the procedure described in clauses (a), (b) and (c) has been fully completed with in regard to any ballot box may the Election Officer proceed to the opening and examination of the contents of the next box.

(e) The Election Officer shall, as far as possible, proceed continuously with the opening of boxes and the examination and counting of the votes and shall, during any necessary intervals during which the work has to be suspended, place the bags, ballot paper bundles and other documents relating to the election under his own seal and the seals of each candidate or their agents as may desire to affix them, and adequate precautions shall be taken for their custody.

28. (1) After the Election Officer has completed the scrutiny and counting of votes, he shall

prepare a return of the results of the polling in Form IX, and after verifying the totals of the votes with the figures in Forms VII and VIII shall, subject to the provisions of rule 23, declare that the candidate or candidates to whom most valid votes have been given, has or have been duly elected.

Provided that if one or more returns are required for any constituency or for women, the Election Officer shall first declare the candidate or candidates belonging to that constituency or who are women, as the case may be, to whom the largest number of votes has been given to be elected to each named seat or seats.

(2) Any candidate or his agent shall, on application, be permitted to take a copy or an extract from the return in Form IX.

29. The Election Officer shall not open the marked copies of the electoral roll or the counterfoils of the ballot papers.

30. Upon the completion of the scrutiny and the declaration of the results, the Election Officer shall send up in one packet all the bundles of tendered valid and invalid ballot papers made up under clause (c) of rule 27, together the packets, the bundles relating to each candidate shall be kept together. A copy of the statement in Form VIII signed by the Election Officer shall be pasted on the wrapper of the packet.

Deposit of Ballot Papers.

31. (1) The Election Officer shall, after declaring the results, forward a copy of the return to the president of the local board concerned and shall retain in his custody the packets of ballot papers, whether accepted, rejected or tendered, out of the constituencies thereof. These packets shall not be opened and their contents shall not be inspected or produced except under the orders of an election or other competent court.

(2) The Election Officer shall retain the packets and the marked copies of the electoral roll for a year and shall then, unless otherwise directed by the orders of an election or other competent court, send them to be destroyed.

General.

32. (1) If any person has been elected for more electorates than one, he shall by notice in writing signed by him intimate to the Election Officer, the circle or ward for which he chooses to serve. Such intimation shall reach the Election Officer within twenty-four hours of the latest of the declarations of the results of elections in the circle or wards for which such person stood as a candidate.

(2) On receipt of the intimation, the Election Officer shall declare the said person to have been elected for the circle or ward chosen by him. In default of such intimation, the Election Officer shall declare him to have been elected for any one of the circles or wards. In either case, election proceedings shall be started afresh for filling up the vacancy in the other circle or ward or the other ward or wards, as the case may be, for which such person has been elected.

33. If there is an equality of votes between any two or more candidates, the Election Officer shall, after notice to the candidates concerned, decide by drawing lots which candidate or candidates he shall declare to have been elected.

24. The names or names of the candidates or candidates duly elected—

(a) shall be forwarded without delay by the Election Officer to the Superintendent, Government Press, for publication—

(b) in the case of elections to district boards, to the Fort St. George Gazette and the District Gazette; and

(c) in the case of elections to taluk boards and panchayats, to the District Gazette; and

(d) shall, in all cases, also be published on the notice board of the office of the local board concerned.

25. (1) If any question arises as to the interpretation of these rules otherwise than in connection with an inquiry held under the rules for the decision of disputes as to the validity of an election, the question shall be referred to the Local Government whose decision shall be final.

(2) Pending the decision of the Local Government on any such reference made to them or the issue of final orders as may require which the Local Government may institute upon receipt of information that an election is being or about to be held in contravention of the rules, it shall be lawful for the Local Government to direct the stay of the election proceedings at any stage thereof prior to the declaration of the results. Any election held or continued in contravention of the orders of the Local Government under this rule shall be void and of no effect whatsoever.

(3) Unless it is otherwise ordered by the Local Government, election proceedings stayed under this rule shall, on resumption of the stay order, proceed from the stage at which they were stayed as fresh dates to be fixed.

26. The election of a member by a local board under sub-section (1) of section 11-A of the Act shall be in the manner provided in the rules for the election of the Vice-President.

27. Notwithstanding anything contained in the foregoing rules, the Local Government or the Election Authority may, in the case of panchayats in general, or of any panchayat in particular, or for special reasons in the case of any district or taluk board, empower the Election Officer to fix dates and periods other than those specified or fixed by or under these rules, for all or any of the stages of the election proceedings connected therewith.

FORM I.

(See rule 4 (3).)

Nomination Paper.

1. Name or number of the Candidate
Village Ward
2. Full name of candidate.
3. Number of candidates on the electoral roll.
4. Father's, husband's or husband's name.
5. Age.
6. Sex.
7. Community.
8. Occupation and address.
9. Full name of proposer.
10. Number of proposer on the electoral roll.
11. Signature of the proposer.
12. Full name of the member.
13. Number of the member on the electoral roll.
14. Signature of the member.

Candidate's Declaration.

I declare that I am a ^{British subject} ~~subject of British India~~ and am willing to stand for election.

Signature of candidate.

Endorsed by the Election Officer or other authorized person.

Serial number.

This nomination paper was presented to me by (person) at (date and hour).

Signature of the Election Officer or other authorized person.

Declaration.

Nomination papers which are not presented to the Election Officer or other authorized person before

day of (name) on the day of 1935 shall not be received.

FORM II.

(See rule 4.)

List of nominations received on (date)

Candidate
Village Ward

1. Serial number.
2. Name of candidate.
3. Father's, husband's or husband's name.
4. Sex.
5. Community.
6. Occupation and address.
7. Name of proposer.
8. Name of member.

Note.

The nomination papers will be taken up for scrutiny at the day of at (place).

Signature of the Election Officer or other authorized person.

FORM III.

(See rule 4 (5).)

List of valid nominations.

1. Serial number.
2. Name of candidate.
3. Sex.
4. Community.
5. Address.

Note.

The poll will be taken between and at the polling stations already notified.

Signature of the Election Officer.

FORM IV.

(See rule 4.)

Result Paper.

Declared.	Counted.
Serial number.	Type of poll.
Date of poll. (date).
..... (name).	Candidate.
Candidate.	Village Ward.
..... (name). (name).
Name and number on the electoral roll.	Poling officer's initials.

Mark of Teller paper.
Number.

FORM V.
(See rule 11.)
Declared rules list.

Declared member.	Declared on sheet of rule.	Name.	Address.	Signature of member if the entry on the sheet is a position of member if otherwise, with signature of all witnesses.

FORM VI.
(See rule 12.)
List of challenged votes.

Declared member.	Declared on sheet of rule.	Name.	Address.	Signature of member if the entry on the sheet is a position of member if otherwise, with signature of all witnesses.

FORM VII.
(See rule 13.)

Statement sent by Polling Officer at

the place of the after the polling on
(Station)
188 for the year

Declared member.	Declared on sheet of rule.	Name.	Address.	Signature of member if the entry on the sheet is a position of member if otherwise, with signature of all witnesses.

Declared member.	Declared on sheet of rule.	Name.	Address.	Signature of member if the entry on the sheet is a position of member if otherwise, with signature of all witnesses.

Particulars of packets sent to the Election Officer.

Signature of the Polling Officer.

FORM VIII.
(See rule 14.)

Time of election.	Place of polling station.	Number of declared voters.	Number of declared voters present.	Number of other voters present.

Signature of the Election Officer.

FORM IX.

(See rule 15.)

Return showing results of the election for each

for the place of the year

Place of election.	Number of valid votes.
(1)	(2)
A	
B	
C	
D	
E	
F	
Total number of valid votes.	
Total number of invalid votes.	

I do hereby declare that the following candidates have been duly elected for the place of the year

A to the seat reserved for the place of the year

B to the seat reserved for the place of the year

C to the seat reserved for the place of the year

D to the seat reserved for the place of the year

E to the seat reserved for the place of the year

F to the seat reserved for the place of the year

Signature of the Election Officer.

PART III.

1. (1) The rules in this Part shall apply to all parishes which are not governed by the rules in Part I or Part II.

(2) In these rules 'Election Officer' means a person or officer authorized or appointed by the Election Authority to do any act or perform any function in connection with the conduct of elections under these rules.

2. (1) Not less than 10 days before the date fixed for the election of a member or members to a parish or ward under section 11 or subsection (1) of section 11-A of the Act, the Election Officer shall prepare and publish a notice in English and in the chief vernacular of the locality—

(a) stating the number of persons to be elected, the ward or wards, if any, for which they are to be elected, and the number of seats, if any, reserved for All-Indians in the villages or in each ward, as the case may be, and

(9) calling on all persons whose names are registered on the electoral roll of the village or in the ward or wards concerned, so that they may be enabled on the date of election at the time and place specified in the notice.

(10) The notice shall be published by affixing a copy thereof in the office of the parishyer, in the village aforesaid, if any, and in not less than three conspicuous places in the village or in each ward for which an election is to be held. It shall also be published by leaf or drom in the village or in each ward, or the one may be.

(11) The notice shall be published by leaf or drom again on the date of election at least two hours before the time fixed for the commencement of the election proceedings.

8. The Election Officer or, in his absence, the person appointed by him for this purpose shall preside at the meeting of the electors and conduct the election on account.

9. The officer or person so presiding (hereinafter in these rules referred to as Presiding Officer) shall receive from the place of election all persons who are not entitled to vote or to stand as candidates. He shall then and there hear and decide any objection to the admission or exclusion of persons and his decision shall be final.

10. Every candidate shall be proposed by one elector at the village or ward, or the one may be, and seconded by another such elector. The Presiding Officer shall note down the names so proposed and accepted.

Here.—The candidate for a seat and not in an election for that seat.

6. Where the village is divided into wards and elections are to be held in respect of two or more wards—

(1) the proceedings under rule 8 for all the wards shall be completed before the proceedings in respect of any of them under rules 7 to 10 are commenced; and

(2) the proceedings under rules 7 to 10 in connection with the election in respect of one ward shall be completed before such proceedings are commenced in respect of the next ward.

7. The Presiding Officer shall not make or on objection taken by any of the electors present reject the nomination of any candidate on any of the following grounds, namely:—

(1) that the candidate is ineligible for election under sections 54, 55 or 59 of the Act,

(2) that the proposer or seconder is a person whose name is not registered on the electoral roll for the village or ward in the one may be, or

(3) that, in case the election is solely for a seat or seats reserved for Ad-Dhiveesha, the candidate is not an Ad-Dhiveesha.

8. The Presiding Officer shall read out the names of the candidates whose nominations have been accepted by him and the following provisions shall apply in respect of such candidates:—

Case I.—Where the election is held for filling up two or more unreserved seats only

or one or more reserved reserved for Ad-Dhiveesha only:—

(a) if the number of candidates or of Ad-Dhiveesha candidates, as the case may be, is equal to that of the vacancies, the Presiding Officer shall declare such candidates or all such candidates to be duly elected;

(b) if the number of candidates or of Ad-Dhiveesha candidates, as the case may be, is less than that of the vacancies, the Presiding Officer shall declare such candidates or all such candidates to be duly elected, and election proceedings shall be started afresh for filling up the remaining vacancy or vacancies, in all respects as if for a new election;

(c) if there is no candidate or Ad-Dhiveesha candidate, as the case may be, election proceedings shall be started afresh for filling up the vacancy or vacancies in all respects as if for a new election; and

(d) if the number of candidates or of Ad-Dhiveesha candidates, as the case may be, exceeds that of the vacancies, a poll shall be taken.

Case II.—Where the election is held for filling up one or more vacancies reserved for Ad-Dhiveesha and one or more vacancies not so reserved:—

(a) if the number of Ad-Dhiveesha candidates is equal to that of the reserved vacancies, the Presiding Officer shall declare such candidates or all such candidates to be duly elected to the reserved seat or seats;

(b) if the number of Ad-Dhiveesha candidates is less than that of the reserved vacancies, the Presiding Officer shall declare such candidates or all such candidates to be duly elected to the reserved seat or seats and election proceedings shall be started afresh for filling up the remaining vacancy or vacancies, in all respects as if for a new election;

(c) if there is no Ad-Dhiveesha candidate, the election proceedings shall be started afresh for filling up the reserved vacancy or vacancies, in all respects as if for a new election;

(d) the candidates, if any, declared to be duly elected under clause (a) or (b) and the seats, if any, in respect of which they have been so declared as well as the seats, if any, in respect of which such election proceedings are necessary under clause (b) or (c) shall be included from the rest of the election proceedings;

(e) after making the declaration, if any, of candidates and seats required by clause (d);

(f) if the number of the remaining candidates is equal to that of the remaining vacancies, the Presiding Officer shall declare such candidates or all such candidates, irrespective of community, to be duly elected to the reserved seats, if any, and to the non-reserved seats in the manner laid down in clause (f);

(g) if the number of the remaining candidates is less than that of the remaining vacancies, the Presiding Officer shall declare such candidates or all such candidates, irrespective of community, to be duly elected to the reserved seats, if any, and to the non-reserved seats in the manner laid down in clause (f); and election proceedings shall be started afresh for filling up the vacancy or vacancies still remaining in all respects as if for a new election;

(b) If there is no remaining candidate, the names of persons shall be sorted alphabetically by the following order, in all respects as if there was no election; and

(c) If the number of the remaining candidate exceeds that of the remaining voters, a poll shall be taken; and

(d) If in cases falling under sub-section (c) or (b) of clause (b), all candidates, except those declared elected to the vacant seats under the following conditions, shall be declared elected to a vacant seat or seats; and

(e) where the number of additional candidates or the election was held to be decided under sub-section (b) or (b) of clause (c) exceeds that of the received votes, the Presiding Officer shall after notice to the candidates concerned, decide by drawing lots which of such candidates shall be declared elected to the vacant seat or seats.

Provided that where such candidates have agreed among themselves as to which of them should be declared elected to the vacant seat or seats and obtained a such agreement to the Presiding Officer on the spot, the Presiding Officer shall make a declaration accordingly.

9. If a poll has to be taken, the Presiding Officer shall issue notice to all candidates or voters, as the case may be, of the place and time at which the election is to be held, and shall also issue notice to all candidates or voters, as the case may be, of the place and time at which the election is to be held, and shall also issue notice to all candidates or voters, as the case may be, of the place and time at which the election is to be held.

Provided that if one or more seats are reserved for the Scheduled Caste in any village or ward, the Presiding Officer shall first declare the additional candidates or candidates to whom the largest number of votes have been given to be elected to such reserved seat or seats.

10. If there is any equality of votes between any two or more candidates, the Presiding Officer shall, after consulting the electors, decide by drawing lots which candidate or candidates he shall declare to have been elected.

11. The names or names of the candidates or candidates duly elected shall be published immediately on the notice board of the office of the presiding officer; and shall also be forwarded without delay to the press as notified by the Election Authority for publication in the District Gazette.

12. The election of a member by a panchayat under sub-section (2) of section II-A of the Act shall be in the manner provided in the rules for the election of the Vice-President.

R. CONHAM SMITH,
Secretary to Government

No. 218.—Under rule 1 (b) of Part II of the rules for the election of members to local boards, the Local Government hereby notify that the rules in that part shall apply to the following panchayats in the Chingleput district which were formed on the 25th August 1949:—

- (1) Arundhan.
- (2) Arundhan.
- (3) Kumbakon.

B. S. SUNDARAYAN,
Deputy Secretary to Government.

ERRATA

Part I of Gazette, February 18, 1950

In the declaration under section 9 of the Local Authorities Act, 1950, published at page 1218 of Part I-A of the Port St. George Gazette, dated 18th February 1950, in respect of the lands proposed to be taken up for constructing Kumbakon village in the village of Kumbakon, Chingleput taluk, Goudar street:—

1. For "No. 218-A-1" read "No. 218-A-1, for "No. 218-A-1" read "No. 218-A-1" and "No. 218-A-1" read "No. 218-A-1".

2. For "No. 218-A-1" read "No. 218-A-1, for "No. 218-A-1" read "No. 218-A-1" and "No. 218-A-1" read "No. 218-A-1".

3. For "No. 218-A-1" read "No. 218-A-1, for "No. 218-A-1" read "No. 218-A-1" and "No. 218-A-1" read "No. 218-A-1".

In the notification under section 4 (1) of the Local Authorities Act, 1950, published at page 1219 of Part I-A of the Port St. George Gazette, dated 18th July 1950, in respect of lands required for the construction of Kumbakon village, Kumbakon taluk, Kumbakon street:—

Agreed to the notice, boundary of No. 218-A-1, for "No. 218-A-1" read "No. 218-A-1" and "No. 218-A-1" read "No. 218-A-1".

Agreed to the notice, boundary of No. 218-A-1, for "No. 218-A-1" read "No. 218-A-1" and "No. 218-A-1" read "No. 218-A-1".

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Agreed to the notice, boundary of No. 218-A-1, for "No. 218-A-1" read "No. 218-A-1" and "No. 218-A-1" read "No. 218-A-1".

In Notification No. 1979 published at page 404 and 405 of Part I-A of the Port St. George Gazette, dated 24th July 1951, in respect of the lands proposed to be acquired for the formation of a road from Uppur to Madhav in No. 218, Uppur, and other villages, Chingleput taluk, Kumbakon district, and the streets published at page 405 of Part I-A of the Port St. George Gazette, dated 24th August 1951:—

Agreed to the notice, boundary of No. 218-A-1, for "No. 218-A-1" read "No. 218-A-1" and "No. 218-A-1" read "No. 218-A-1".

In Notification under section 4 of the Local Authorities Act, 1950, published at page 1218 of Part I-A of the Port St. George Gazette, dated 18th February 1950, in respect of the lands proposed to be taken up for constructing Kumbakon village, Kumbakon taluk, Kumbakon street, required for the construction of a road from Kumbakon to Chingleput village:—

In the notice, boundary of No. 218-A-1, for "No. 218-A-1" read "No. 218-A-1" and "No. 218-A-1" read "No. 218-A-1".

In the notice, boundary of No. 218-A-1, for "No. 218-A-1" read "No. 218-A-1" and "No. 218-A-1" read "No. 218-A-1".

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In the notice, boundary of No. 218-A-1, for "No. 218-A-1" read "No. 218-A-1" and "No. 218-A-1" read "No. 218-A-1".

In the notice, boundary of No. 218-A-1, for "No. 218-A-1" read "No. 218-A-1" and "No. 218-A-1" read "No. 218-A-1".

In the notice, boundary of No. 218-A-1, for "No. 218-A-1" read "No. 218-A-1" and "No. 218-A-1" read "No. 218-A-1".

In the notice, boundary of No. 218-A-1, for "No. 218-A-1" read "No. 218-A-1" and "No. 218-A-1" read "No. 218-A-1".

In the notice, boundary of No. 218-A-1, for "No. 218-A-1" read "No. 218-A-1" and "No. 218-A-1" read "No. 218-A-1".

0-01	0-01	By R.F. No. 104-124 part, north by R.F. No. 104-124 part, west by R.F. No. 104-124 part, south by R.F. No. 104-124 part, east by R.F. No. 104-124 part.
0-02	0-02	0-02
0-03	0-03	0-03
0-04	0-04	0-04
0-05	0-05	0-05
0-06	0-06	0-06
0-07	0-07	0-07
0-08	0-08	0-08
0-09	0-09	0-09
0-10	0-10	0-10
0-11	0-11	0-11
0-12	0-12	0-12
0-13	0-13	0-13
0-14	0-14	0-14
0-15	0-15	0-15
0-16	0-16	0-16
0-17	0-17	0-17
0-18	0-18	0-18
0-19	0-19	0-19
0-20	0-20	0-20
0-21	0-21	0-21
0-22	0-22	0-22
0-23	0-23	0-23
0-24	0-24	0-24
0-25	0-25	0-25
0-26	0-26	0-26
0-27	0-27	0-27
0-28	0-28	0-28
0-29	0-29	0-29
0-30	0-30	0-30
0-31	0-31	0-31
0-32	0-32	0-32
0-33	0-33	0-33
0-34	0-34	0-34
0-35	0-35	0-35
0-36	0-36	0-36
0-37	0-37	0-37
0-38	0-38	0-38
0-39	0-39	0-39
0-40	0-40	0-40
0-41	0-41	0-41
0-42	0-42	0-42
0-43	0-43	0-43
0-44	0-44	0-44
0-45	0-45	0-45
0-46	0-46	0-46
0-47	0-47	0-47
0-48	0-48	0-48
0-49	0-49	0-49
0-50	0-50	0-50
0-51	0-51	0-51
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0-53	0-53	0-53
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0-86	0-86	0-86
0-87	0-87	0-87
0-88	0-88	0-88
0-89	0-89	0-89
0-90	0-90	0-90
0-91	0-91	0-91
0-92	0-92	0-92
0-93	0-93	0-93
0-94	0-94	0-94
0-95	0-95	0-95
0-96	0-96	0-96
0-97	0-97	0-97
0-98	0-98	0-98
0-99	0-99	0-99
1-00	1-00	1-00

No. 237.—Under section 8 of the Land Acquisition Act, 1894, the Government hereby declare that the land specified below and measuring 632 of an acre, be the same, held more or less, is needed for a public purpose, to wit, the Rangoon Municipal Corporation to Mikkala road, and under sections 3 and 7, the Special Deputy Collector, Madras, is appointed to perform the functions of a Collector under the Act and directed, in his order for the acquisition of the said land. A plan of the land is kept in the office of the Special Deputy Collector, Madras, and may be inspected at any time during office hours.

Kattia district, Randerah village.

Government, No. 237. A. S. 127-1 A, belonging to the said Government, situated in the village of Mikkala, Ponn. District, Madras, and under sections 3 and 7, the Special Deputy Collector, Madras, is appointed to perform the functions of a Collector under the Act and directed, in his order for the acquisition of the said land. A plan of the land is kept in the office of the Special Deputy Collector, Madras, and may be inspected at any time during office hours.

No. 238.—Under section 8 of the Land Acquisition Act, 1894, the Government hereby declare that the land specified below and measuring 632 of an acre, be the same, held more or less, is needed for a public purpose, to wit, the Rangoon Municipal Corporation to Mikkala road, and under sections 3 and 7, the Special Deputy Collector, Madras, is appointed to perform the functions of a Collector under the Act and directed, in his order for the acquisition of the said land. A plan of the land is kept in the office of the Special Deputy Collector, Madras, and may be inspected at any time during office hours.

Chittur district, Madanpalle taluk, Pottapattanam village.

Government, No. 238. A. S. 127-1 A, belonging to the said Government, situated in the village of Mikkala, Ponn. District, Madras, and under sections 3 and 7, the Special Deputy Collector, Madras, is appointed to perform the functions of a Collector under the Act and directed, in his order for the acquisition of the said land. A plan of the land is kept in the office of the Special Deputy Collector, Madras, and may be inspected at any time during office hours.

Government, No. 238. A. S. 127-1 B, belonging to the said Government, situated in the village of Mikkala, Ponn. District, Madras, and under sections 3 and 7, the Special Deputy Collector, Madras, is appointed to perform the functions of a Collector under the Act and directed, in his order for the acquisition of the said land. A plan of the land is kept in the office of the Special Deputy Collector, Madras, and may be inspected at any time during office hours.

Total .. 632

K. A. GANAPATI AYYAR,
Assistant Secretary to Government.

NOTIFICATIONS BY THE INSPECTOR OF MUNICIPAL COUNCILS AND LOCAL BOARDS.

In exercise of the powers delegated to him by the Local Government under section 223 of the Madras Local Boards Act, 1919, as amended by Act XI of 1924, the Inspector of Municipal Councils and Local Boards hereby—

(1) declare under section 5 (1) of the Act that the land area specified in column (1) of the appended schedule shall be a village for the purposes of the Act with the name shown in column (2) of the said schedule; and

(2) direct under section 5 (2) of the Act that the total number of members of the Panchayat Board shall be as specified in column (3) of the said schedule.

A. 4

RANGHOLLA		
Revenue village.	Name of the village.	Number of members of the Panchayat Board.
(1)	(2)	(3)
CHITTAUR DISTRICT.		
CHITTAUR TALUK.		
Pottapattanam, Ponn. District, Madras.	Chittaur.	10

Madras, 16th January 1932.

In exercise of the powers delegated to him by the Local Government under section 223 of the Madras Local Boards Act, 1919, the Inspector of Municipal Councils and Local Boards hereby—

(1) declare under section 5 (1) of the Act that the land area specified in column (1) of the appended schedule shall be a village for the purposes of the Act with the name shown in column (2) of the said schedule; and

(2) direct under section 5 (2) of the Act that the total number of members of the Panchayat Board shall be as specified in column (3) of the said schedule; and

(3) that under section 5 (3) of the Act one seat shall be reserved for the Panchayat Board.

CHITTAUR DISTRICT.		
CHITTAUR TALUK.		
Revenue village.	Name of the village.	Number of members of the Panchayat Board.
(1)	(2)	(3)
CHITTAUR DISTRICT.		
CHITTAUR TALUK.		
Pottapattanam, Ponn. District, Madras.	Chittaur.	10

In exercise of the powers delegated to him by the Local Government under section 223 of the Madras Local Boards Act, 1919, the Inspector of Municipal Councils and Local Boards hereby—

(1) declare under section 5 (1) of the Act that the land area specified in column (1) of the appended schedule shall be a village for the purposes of the Act with the name shown in column (2) of the said schedule; and

(2) direct, under section 5 (2) of the Act, that the total number of members of the Panchayat Board shall be as specified in column (3) of the said schedule; and

(3) under section 5 (3) of the Act two seats shall be reserved for the Panchayat Board.

CHITTAUR DISTRICT.		
CHITTAUR TALUK.		
Revenue village.	Name of the village.	Number of members of the Panchayat Board.
(1)	(2)	(3)
CHITTAUR DISTRICT.		
CHITTAUR TALUK.		
Pottapattanam, Ponn. District, Madras.	Chittaur.	10

In exercise of the powers delegated to him by the Local Government under section 223 of the Madras Local Boards Act, 1919, the Inspector of Municipal Councils and Local Boards hereby—

(1) declare under section 5 (1) of the Act that the land area specified in column (1) of the appended schedule shall be a village for the purposes of the Act with the name shown in column (2) of the said schedule; and

(2) direct under section 5 (2) of the Act that the total number of members of the Panchayat Board shall be as specified in column (3) of the said schedule.

(3) directs under section 10 (1) of the Act that the total number of members of the Panchayat Board shall be specified in column (3) of the said schedule; and

(4) under section 2 (3) of the Act one seat shall be reserved for Adi-Dravid in the Panchayat Board of Kaveri, Rapalle taluk, Guntur district.

SCHEDULE.		
Revenue villages.	Name of the village.	Number of members of the Panchayat Board.
(1)	(2)	(3)
GUNTUR DISTRICT.		
Revenue Taluk.		
Kaveri	Kaveri	10

In exercise of the powers delegated to him by the Local Government under section 233 of the Madras Local Boards Act, 1920, the Inspector of Municipal Councils and Local Boards hereby—

(1) declares under section 2 (1) of the Act that the land area specified in column (1) of the appended schedule shall be a village for the purposes of the Act with the name shown in column (2) of the said schedule; and

(2) directs under section 10 (1) of the Act that the total number of members of the Panchayat Board shall be specified in column (3) of the said schedule; and

(3) under section 2 (3) of the Act one seat shall be reserved for Adi-Dravid in the Panchayat Board, Punganur, Rapalle taluk, Guntur district.

SCHEDULE.		
Revenue villages.	Name of the village.	Number of members of the Panchayat Board.
(1)	(2)	(3)
GUNTUR DISTRICT.		
Revenue Taluk.		
Punganur	Punganur	8

In exercise of the powers delegated to him by the Local Government under section 233 of the Madras Local Boards Act, 1920, the Inspector of Municipal Councils and Local Boards hereby—

(1) declares under section 2 (1) of the Act that the land area specified in column (1) of the appended schedule shall be a village for the purposes of the Act with the name shown in column (2) of the said schedule; and

(2) directs under section 10 (1) of the Act that the total number of members of the Panchayat Board shall be specified in column (3) of the said schedule; and

(3) under section 2 (3) of the Act two seats shall be reserved for Adi-Dravid in the Panchayat Board of Anaparthi, Rapalle taluk, Guntur district.

SCHEDULE.		
Revenue villages.	Name of the village.	Number of members of the Panchayat Board.
(1)	(2)	(3)
GUNTUR DISTRICT.		
Revenue Taluk.		
Anaparthi	Anaparthi	10

In exercise of the powers delegated to him by the Local Government under section 233 of the Madras Local Boards Act, 1920, the Inspector of Municipal Councils and Local Boards hereby—

(1) declares under section 2 (1) of the Act that the land area specified in column (1) of the schedule below shall be a village for the purposes of the Act with the name shown in column (2) of the said schedule; and

(2) directs under section 10 (1) of the Act that the total number of members of the Panchayat Board shall be as specified in column (3) of the said schedule; and

(3) directs under section 2 (3) of the Act one seat shall be reserved for Adi-Dravid in the Panchayat Board of Karmannur, Rapalle taluk, Guntur district.

SCHEDULE.		
Revenue villages.	Name of the village.	Number of members of the Panchayat Board.
(1)	(2)	(3)
GUNTUR DISTRICT.		
Revenue Taluk.		
Karmannur	Karmannur	8
Madras, 26th January 1932.		

In exercise of the powers delegated to him under section 233 of the Madras Local Boards Act of 1920, as amended by Madras Act XL of 1926, the Inspector of Municipal Councils and Local Boards hereby—

(1) declares under section 2 (1) of the Act, that the land area specified in column (1) of the appended schedule shall be a village for the purposes of the Act with the name shown in column (2) of the said Act, the notification B. O. No. 957, dated 10th October 1927, notwithstanding the Panchayat Board for the revenue village of Karmannur in the Tirumakudam taluk of the South Arcot district for the reason that the panchayat has not been functioning.

In exercise of the powers delegated to him by the Local Government under section 233 of the Madras Local Boards Act, 1920, the Inspector of Municipal Councils and Local Boards hereby—

(1) declares under section 2 (1) of the Act, that the land area specified in column (1) of the appended schedule shall be a village for the purposes of the Act with the name shown in column (2) of the said schedule; and

(2) directs (a) that under section 10 (1) of the Act that the total number of members of the Panchayat Board shall be as specified in column (3) of the said schedule; and

(b) that under section 2 (1) of the Act, one seat be reserved for Adi-Dravid in the Panchayat Board.

SCHEDULE.		
Revenue villages.	Name of the village.	Number of members of the Panchayat Board.
(1)	(2)	(3)
TANJORE DISTRICT.		
Revenue Taluk.		
Tandikuppam	Tandikuppam	8
Madras, 26th January 1932.		

In exercise of the powers delegated to him by the Local Government under section 233 of the Madras Local Boards Act, 1919, the Inspector of Municipal Councils and Local Boards hereby—

(1) declares under section 5 (1) of the Act that the local area specified in column (1) of the appended schedule shall be a village for the purposes of the Act with the name shown in column (2) of the said schedule; and

(2) directs (a) under section 16 (1) of the Act that the total number of members of the Panchayat Board shall be as specified in column (3) of the said schedule; and

(3) under section 3 (2) of the Act, that shall be reserved for A.D. Durheim or A.D. Andhara in the Panchayat Board.

SCHEDULE.

Revenue village.	Name of the village.	Number of members of the Panchayat Board.
(1)	(2)	(3)
THE NELLORE DISTRICT.		
GURUKA TALUK.		
Agapala	Agapala ..	11
CHENNAIPETTY DISTRICT.		
PERAKA TALUK.		
(Said) Elipachala ..	Elipachala ..	8
WEST GODAVARI DISTRICT.		
TATTELAKURU TALUK.		
Tattelela Appayyapuram ..	Tattelela Appayyapuram ..	8

Madras, 18th January 1922.

In exercise of the powers delegated to him by the Local Government under section 233 of the Madras Local Boards Act, 1919, the Inspector of Municipal Councils and Local Boards hereby—

(1) directs under clause (a) of sub-section (2) of section 5 of the said Act that notwithstanding that R. No. 233/1911, dated 21st March 1911, constituting the Duddigetta Panchayat Board for the revenue village of Duddigetta in the Peddapuram taluk of East Godavari District.

(2) declares under section 5 (1) of the Act that the local area specified in column (1) of the appended schedule shall be a village for the purposes of the Act with the name shown in column (2) of the said schedule; and

(3) directs under section 16 (1) of the Act that the total number of members of the Panchayat Board shall be as specified in column (3) of the said schedule; and

(4) directs under section 3 (2) of the Act, that shall be reserved for A.D. Andhara in the Panchayat Board.

Revenue village.	Name of the village.	Number of members of the Panchayat Board.
(1)	(2)	(3)
EAST GODAVARI DISTRICT.		
PERAPPURAM TALUK.		
Duddigetta	Duddigetta ..	8

Madras, 18th February 1922.

With the approval of the Local Government the Inspector of Municipal Councils and Local Boards hereby appoints the undersigned gentleman to be Honorary Organiser of Panchayats in the area mentioned against their name for a period of two years from the date—

M.B. By M. Venkayya Chinnaiy Arangal, Talukdar, Panchayat, Post Office—Panchayat taluk, Chinnaiy district.

M.B. By S. Sankararam Arangal, Secretary, A.D. Durheim, Madras, Taluk, Madras District.

Madras, 18th January 1922.

M.B. By P. Sankararam Arangal—Tirupattur taluk, North Arcot district.

M.B. By Venkayya Chinnaiy Arangal—Post Office, Kottur district.

In exercise of the powers delegated to him by the Local Government under section 233 of the Madras Local Boards Act, 1919, the Inspector of Municipal Councils and Local Boards hereby—

(1) declares under section 5 (1) of the Act that the local area specified in column (1) of the appended schedule shall be a village for the purposes of the Act with the name shown in column (2) of the said schedule; and

(2) directs, under section 16 (1) of the Act, that the total number of members of the Panchayat Board shall be as specified in column (3) of the said schedule's

SCHEDULE.

Revenue village.	Name of the village.	Number of members of the Panchayat Board.
(1)	(2)	(3)
GODAVARI DISTRICT.		
CHENNAIPETTY TALUK.		
K. Chinnaiy Chinnaiy ..	Chinnaiy ..	11
CHENNAIPETTY DISTRICT.		
PERAKA TALUK.		
Perakala	Perakala ..	8
Perakala	Perakala ..	8
Perakala	Perakala ..	8
Perakala	Perakala ..	8
Perakala	Perakala ..	8
Perakala	Perakala ..	8
Perakala	Perakala ..	8
PERAKA TALUK.		
Perakala	Perakala ..	11

PERAKA TALUK.		
Perakala	Perakala ..	8

PERAKA TALUK.		
Perakala	Perakala ..	8

PERAKA TALUK.		
Perakala	Perakala ..	8

PERAKA TALUK.		
Perakala	Perakala ..	8

PERAKA TALUK.		
Perakala	Perakala ..	8

PERAKA TALUK.		
Perakala	Perakala ..	8

Revenue village.	Stage of the village.	Number of members of the Panchayat Board.
(A)	(B)	(C)
TANJORE DISTRICT		
PATTAKURAI TALUK		
Tannampalakkattappan.	Tannampalakkattappan.	8

In exercise of the powers delegated to him under section 213 of the Madras Local Boards Act of 1919, as amended by Madras Act XI of 1936, the Inspector of Municipal Councils and Local Boards hereby causes under clause (1) of sub-section (2) of section 4 of the said Act, the notification II Dis. No. 105, dated 24th October 1936, concerning the Abwari Panchayat for the revenue village of Araver in the Tannampalakkattappan taluk of the North Arcot district for the reason that it has not been functioning.

S. GOPALASWAMI AYYANGAR,
Inspector of Municipal Councils and Local Boards,
Madras, 26th February 1937.

NOTIFICATION BY COLLECTOR.

Under section 46 (2) of the Madras Local Boards Act XIV of 1919, the Collector of North Arcot hereby directs that from and after the date of this notification the land specified below amounting to 600 of an acre, in the estate of 1200 more or less, shall be withdrawn from the control of the District Board, North Arcot.

North Arcot district, Villiyannur taluk,
Kandamangalam village.

A. No. 105 of 1936, issued on the 24th Oct. 1936, by		1936
B. No. 105 of 1936, issued on the 24th Oct. 1936, by		
C. No. 105 of 1936, issued on the 24th Oct. 1936, by		1937

A. S. C. WOODHEAD,
Collector.

North Arcot Collector's Office,
26th February 1937.



THE FORT ST. GEORGE GAZETTE

Published by Authority.

No. 7) MADRAS, TUESDAY EVENING, FEBRUARY 14, 1902. (PRICE, 1 s. 6 p.)

Part 3-B.—Educational.

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EDUCATION DEPARTMENT.

LEAVE.

Fort St. George, February 3, 1902.

No. 25.—M.R. By. Sec. Mahalingam S. R. Rangaswami Aiyangar, on foreign service as Vice-Chancellor, Annamalai University, leaves on average pay without medical certificate for eight months and leaves on half average pay for one day with effect from the 15th April, 1902.

APPOINTMENT.

Fort St. George, February 3, 1902.

No. 26.—M.R. By. T. Shanmugasami Aiyangar, Officiating Additional Professor to assist the Principal, Presidency College, Madras, to officiate as Professor of History in the next college in the Madras Educational Service during the absence of Mr. P. E. Pym on leave.

SERVICES PLACED.

Fort St. George, February 3, 1902.

No. 27.—The period for which the services of Mr. W. Krishnaswami, Professor of Chemistry, Presidency College, Madras, have been placed at the disposal of the Government of India is extended up to the 15th March 1902.

NOTIFICATIONS.

Fort St. George, February 3, 1902.

No. 28.—Under section 4 of the Madras Elementary Education Act, 1897, the undersigned

proceeds have been directed to be withdrawn of the District Educational Councils acted against their names by the elections specified therein:—

M.R. By. Thimmasa Jaganm. Nayudu, Gann—

Chidambaram (by the Tamil Nadu, Madras).

M.R. By. T. Shanmugasami Aiyangar, Chingleput (by the Tamil Nadu, Madras).

Fort St. George, February 13, 1902.

(G.O. No. 26, 180, Education).

No. 29.—Under section 10 (1) (a) of the Madras Elementary Education Act, 1897, M.R. By. T. Shanmugasami Aiyangar is removed from his office as member of the District Educational Council, Chingleput.

Fort St. George, February 3, 1902.

(G.O. No. 26, 180, Education).

No. 30.—The following amendments to the rules regarding the Educational Fund for technical and agricultural service, are published:—

AMENDMENTS.

(1) In rule paragraph (b) of rule 3 (B), insert a full stop after the words "and custody" and delete the following words:—

"after effecting the formal transfer of the certificate to the Government Officer (District Educational Officer or the Inspector) with the sanction of the local government concerned."

(2) Under rule 13, insert the following as a new paragraph:—

"The Inspector of Technical Schools shall examine the papers and discharge the duties of a District Educational Officer in respect of recognized institutions within his jurisdiction."

Branch II-B (New Regulations)—History, Economics and Politics:

Options—

Public Finance—

Includes the income functions of the State, the raising and spending of money and public loans and the regulations of tariffs.

Banking and Currency—

Includes money credits, foreign exchanges and interest.

Branch V (New Regulations)—English Language and Literature:

Options—

The Age of Pope and Johnson

Wordsworth and his contemporaries

Branch VI (New Regulations)—Hindi Language and Literature:

Options—

Yashwantrao Chavan.

Condition of service of appearing for the B.A. Degree Examination of 1932 are hereby informed that they will be permitted to follow special subject other than those indicated above.

III. (HONORARY) DEGREE EXAMINATIONS.

Branch I—Physics as the main subject.

Options—

Mechanics (B) X Rays and their applications.

Branch II—Chemistry as the main subject.

Options—

Physical Chemistry.

The Chemistry

Branch III—Botany as the main subject.

Options—

Physiology of Angiosperms.

Branch IV—Zoology as the main subject.

Branch V—Geology as the main subject.

(By order)

W. MURRAY,
Registrar.

Senate House, Madras,
25th January 1932

MADRAS SERVICE COMMISSION.

APPOINTMENT OF DISTRICT BOARD ENGINEERS, MADRAS DISTRICT PUBLIC ENGINEERING SERVICE.

Applications are invited from candidates (other than Indian) for appointment as District Board Engineer, in the Madras District Board Engineering Service.

Persons in permanent Government service and Local Fund Assistant Engineers are not eligible for the election.

2. An applicant must satisfy the following conditions:—

(a) He must be a British subject or a subject of a State in India who has obtained the permission of the Local Government to apply for the election.

(b) (i) He must have taken a degree in Engineering in the University of Madras or must have obtained a diploma in Civil Engineering in the College of Engineering, Guindy; or

(ii) He must be a member or associate of the Institute of Civil Engineers, London; or

(iii) He must have obtained the Upper Subordinate diploma in the College of Engineering, Guindy, and must have had ten years' practical experience in Civil Engineering.

(c) He must be of good character;

(d) He must be of sound health, good physique and active habits and free from any organic defect or bodily infirmity.

3. (a) The candidate selected for admission to the service will, from the date on which he joins duty as much, be on probation for a total period of two years on duty.

(b) Within the period of probation a selected candidate should acquire the third class test in any one of the following vernacular languages of the Presidency of Madras, namely:—

Tamil	Telugu	Kannada
Malayalam	Hindustani, and	Gujarati.

Provided that, if a candidate's mother tongue is one of the above languages as if he has taken an such language for his University degree, he should undergo the test in one other language; and if a candidate's mother tongue is one of the above languages and he has taken another language for his University degree, he should undergo the test in a third language.

4. A candidate on probation will have a pay calculated at the rate applicable to a District Board Engineer in the second grade.

5. At any time before the end of the prescribed period of probation, the probation of a selected candidate may be terminated at the discretion of the Local Government and the candidate's services disposed with. At the end of the prescribed period, if the Local Government does not consider the selected candidate suitable for appointment to the service, or if the selected candidate has not successfully passed the test mentioned in sub-paragraph (b) of paragraph 3 above, the Local Government shall, by order, dispense with his services.

6. A probationer after his appointment to the Madras District Board Engineering Service will be paid as follows:—

- (a) Second grade, Rs. 400—50 (monthly)—500.
- (b) First grade, Rs. 500—500 (monthly)—500.
- (c) Selection grade, Rs. 1,500—1,500 (monthly)—1,500.

Advancing to the Service will be to the second grade in the first instance.

7. Every applicant must pay a fee of Rs. 50 into a Government Treasury or into the Imperial Bank of India, Madras, or one of its branches, in the name of the Government under the following head of receipt: "XVII—Miscellaneous Department—Engineering Serv—Fee for examination—Madras District Board Engineering." On no account will this fee be refunded.

8. Forms of application and of medical certificate may be obtained from the Secretary, Madras Service Commission, Teyyanpet, P.O., Madras, on application with a stamped and addressed envelope. No fee will be taken of a registration and accompanied by a stamped and addressed envelope.

9. Every application must be accompanied by the following documents:—

- (a) Diploma or diploma in engineering.
- (b) Evidence of date of birth, viz.,
- (i) a duly certified birth certificate issued by a public authority; or
- (ii) a certified extract from Secondary School Leaving Certificate showing the date of birth, or
- (iii) a certificate from a University or College or School authority showing date of birth according to the University or College or School records;
- (c) In case of certificate of character and conduct as required, one must be from the President of the educational institution in which the applicant last studied for not less than one year;
- (d) A medical certificate in the prescribed form; and
- (e) The Treasury or bank receipt for the payment of the fee of Rs. 50.

Facilitator's College Record

FACILITATING COLLECTOR FIDELITY...

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C.C. NICH STOOL, HUSKINS

163596 K. O. Audumberskae Nade
163597 P. Sakhakyan Nade
163598 A. Davanyan Nade
163599 J. B. B. Nade
163600 E. S. K. Nade
163601 N. K. Nade
163602 G. A. Nade
163603 M. Nade
163604 C. H. Nade
163605 V. Nade
163606 E. V. Nade
163607 R. V. Nade
163608 A. B. Nade
163609 S. Nade
163610 S. Nade
163611 D. Nade
163612 P. Nade
163613 S. Nade
163614 S. Nade
163615 S. Nade

SLC number	Year of report
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CCC, 國科研 軟體中心, TPE@AMBITL.COM

239800 L. Sri Ramakrishna
239810 H. Sarayapudi
439670 K. B. Sundaresan
439680 S. Kumbhar
439690 H. Srinivasan
502400 S. S. Srinivasan
139700 S. Vidyasagar
167140 K. Venkateswara
502930 P. Vengal

RAT THOMAS HIGH SCHOOL, M

437310 P. Aravindan
373500 S. J. Andrews
437400 S. Arundhan
437430 S. Arunachalam
372640 J. Carnall
432450 M. Chelvanathan
427400 M. Dandekar
252840 S. Jayasinganathan
432500 D. J. Jayatilaka
432510 R. Kandasamy
501400 O. Premal
437370 S. V. Radhakrishnan
177400 M. Ramaswami
449570 R. Ramalingam
939380 R. Sankaranarayanan
432400 M. S. Sankaranarayanan
432400 R. Srinivasan
502570 P. Srinivasan

K.L.M. FARMINGTON HEDGE SCHULZ,
PERUNDAYARAI

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GOVERNMENT MUHAMMADAN HIGHER SCHOOL,
BAGHATPUR.

36740	K. Abdel Aziz
45165C	Abdullah Alhady
39963C	Agg Bhaskar Ak.
12160C	Alamed Bagoudachan
48113C	Al. Hossain
36757C	G. Amour Jan
16742C	Helalul Khan.
17890C	Jeyaraman K. Man
22746C	Mr Faruqul Hossain
48113C	Mr. Helaluddin Boro.
451056A	Muhammad Nazim.
37907C	Muhammad Raqibuddin.
23795C	Muhammad Surul Islam.
48113C	G. A. Ramek.
72408B	Sales Nizam

S.S.L.C.
SCHOOL
CHURCHMAN COLLEGE SCHOOL, KALPIKUMAM.

3551a	P. Krishna Rao
3552a	A. Abdul Ghouse.
3553a	Abdul Rahman.
3554a	Abdul Rahman.
3555a	T. Kanyasulkam.
3556a	T. H. Rajan.
3557a	T. Kanyasulkam.
3558a	T. L. Aravindam.
3559a	V. Suba Aravindam.
3560a	L. D. Rajan.
3561a	T. H. Rajan.
3562a	C. Chandraharan.
3563a	T. Kanyasulkam.
3564a	C. Jagannathan.
3565a	H. Rajan.
3566a	C. Lachman.
3567a	N. Rajan.
3568a	C. V. Aravindam.
3569a	M. Mahanand Abdul Jaleel.
3570a	G. V. Aravindam.
3571a	V. Krishnamoorthy.
3572a	R. M. Gopikrishnan.
3573a	Ranganathan Perumal.
3574a	J. Gopikrishnan.
3575a	R. L. Rajan.
3576a	C. D. Rajan.
3577a	R. C. Chandraharan.
3578a	C. Rajan.
3579a	C. Rajan.
3580a	A. Rajan.
3581a	R. D. Chandraharan.
3582a	M. Rajan.
3583a	R. D. Rajan.
3584a	P. H. Rajan.
3585a	S. H. Rajan.
3586a	S. H. Rajan.
3587a	S. H. Rajan.
3588a	S. H. Rajan.
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3593a	S. H. Rajan.
3594a	S. H. Rajan.
3595a	S. H. Rajan.
3596a	S. H. Rajan.
3597a	S. H. Rajan.
3598a	S. H. Rajan.
3599a	S. H. Rajan.
3600a	S. H. Rajan.

S.S.L.C.
SCHOOL
CHURCHMAN COLLEGE SCHOOL, MADRAS-AM.

3601a	Abdul Rahman.
3602a	A. Krishnamoorthy.
3603a	C. Aravindam.
3604a	A. Krishnamoorthy.
3605a	H. Rajan.
3606a	R. Krishnamoorthy.
3607a	J. P. Krishnamoorthy.
3608a	H. Rajan.
3609a	T. Abdul Rahman.
3610a	Maharajah Abdul Hamid Khan.
3611a	Maharajah Abdul Hamid Khan.
3612a	C. Krishnamoorthy.
3613a	T. Krishnamoorthy.
3614a	R. Rajan.
3615a	C. T. Rajan.
3616a	R. Krishnamoorthy.
3617a	P. Krishnamoorthy.
3618a	V. Krishnamoorthy.
3619a	G. A. Aravindam.
3620a	S. Krishnamoorthy.
3621a	V. M. Krishnamoorthy.
3622a	A. Krishnamoorthy.
3623a	P. Krishnamoorthy.
3624a	A. V. S. Rajan.
3625a	P. Krishnamoorthy.
3626a	D. Krishnamoorthy.
3627a	T. Krishnamoorthy.
3628a	P. Krishnamoorthy.
3629a	P. Krishnamoorthy.
3630a	P. Krishnamoorthy.
3631a	P. Krishnamoorthy.
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3645a	P. Krishnamoorthy.
3646a	P. Krishnamoorthy.
3647a	P. Krishnamoorthy.
3648a	P. Krishnamoorthy.
3649a	P. Krishnamoorthy.
3650a	P. Krishnamoorthy.

S.E.C.
number. Name of pupil.
CHRISTIAN COLLEGE, MADRAS—cont.

192194	G. Venugopal.
192294	T. T. Kallanavarthi.
192295	P. G. Krishnaswami Raja.
192348	K. Sankaranarayanan.
192349	S. Rajagopal.
192350	Mahomed Syed Jehangir.
192404	Mahomed Pilla Sundaram.
192410	M. Gopal Rao.
192420	M. D. Jeyalingam.
192426	C. M. Krishnaswami.
192430	S. Ramalingam.
192432	C. Sankaranarayanan.
192438	Jeha Sundaram.
192448	V. M. Krishnan.
192450	G. Nataraj.
192454	Mahomed Abdul Malik.
192455	A. K. Abdul Shakoor Khan.
192456	V. Chelvanayagam.
192457	S. Ramalingam.
192458	S. Rajagopal.
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192497	S. Rajagopal.
192498	S. Rajagopal.
192499	S. Rajagopal.
192500	S. Rajagopal.

S.E.C.
number. Name of pupil.
CHRISTIAN COLLEGE, MADRAS—cont.

192501	Maj. Mahomed Siddik Sahi.
192502	S. Rajagopal.
192503	S. Rajagopal.
192504	S. Rajagopal.
192505	S. Rajagopal.
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192598	S. Rajagopal.
192599	S. Rajagopal.
192600	S. Rajagopal.

ABDUL RAHIM.

Deputy District Officer.

Madras, 2nd February 1921.

The Secondary School Leaving Certificate of the undermentioned pupils have been received from the High Schools in which they were last examined for over two years. The certificates obtained within one month from the date of this certificate will be sent to the students through the Secretary, Secondary School Leaving Certificate Board, Madras, provided they submit with their applications a certificate of identity with Richard Engel-paun from a Government Officer or from a person of respectable status or from the Headmaster of the school where the pupils read. Certificates which are not obtained within a month will be destroyed as per instructions issued in Proclamation G. No. 299-A of 1925, dated 15th November 1925, of the Director of Public Instruction, Madras.

T.E.C. No. Name of pupil.

BOARD HIGH SCHOOL, MANGALAM.

14425c M. K. Taghava Thakur.
15759c T. K. Ramaswami Nair.
51397c K. Sankaran Nair.

BOARD HIGH SCHOOL, KOTTAYI.

5732a A. P. Perumparamba.
7832a M. Madhavam Nair.
7850a K. Kanyasam Nair.
7850c Q. F. Narsimhaiah Tyder.
15355a C. Arakian Nair.
15749a A. N. Kamasam Nair.
15747c F. K. Kollappa Nair.
15741a T. E. Krishna Iyer.
15741c M. Venukatha Nair.
51746a K. Vaidikatha Nair.
51120a M. Balakrishnan Nair.
51424a M. Gopalan Nair.
51745a A. Kamasakathi Nair.
51425a T. Kandaswami Nair.
51121a K. V. Mathakrishna Panikar.
51137a M. Narayana Nair.

KALAI HIGH SCHOOL, KOLLONDOR.

5562c F. K. Narayanaswami Iyer.
5563a A. S. Ramasubramanian Iyer.
74541a A. V. Krishna Iyer.
74544a Thiruv. Parthasarathy.
74545a A. Ganapathy Iyer.
74546a P. K. Krishna Moorthy.
74549a M. Sundaravenu Nair.
74550a P. Balakrishna Nair.
55675a P. Mahalingam Nair.
55684a C. Krishna Varma.
74552a V. Jaganatha Nair.
55681a V. P. Subbarao Nair.
55683a K. Mahendra Nair.
55685a E. Arunachalam Nair.
55686a A. R. Anantharamaiah.
55687a A. V. Krishna Iyer.
55688a R. K. Subramanian.
55689a A. V. Perumparamba Iyer, No. 1.
55690a A. V. Perumparamba Iyer, No. 2.
55691a C. Kandaswami Nair.
55692a A. Perumparamba Nair.
55693a M. Kandaswami Nair.
55694a C. Subramanian Nair.
55695a A. S. Vaidikatha Iyer.

T.E.C. No. Name of pupil.

KALAI HIGH SCHOOL, KOLLONDOR—cont.

55696a K. V. Narayana Nair.
55697a M. Nair.

ELAN HIGH SCHOOL, PALNATI.

74599a P. V. Perumparamba.
74597a K. S. Mahalingam.
74598a T. J. Vasudhara.
74599a P. J. Vasudhara.
74599a P. J. Vasudhara.
74599a A. Subramanian.
74599a S. A. Vasudhara.
74599a W. S. Vasudhara.
74599a A. Vasudhara.
74599a M. Vasudhara.
74599a D. V. Vasudhara.
74599a K. P. Vasudhara.
74599a S. P. Vasudhara.
74599a K. Vasudhara.
74599a M. Vasudhara.
74599a P. K. Vasudhara.
74599a S. V. Vasudhara.
74599a J. Vasudhara.
74599a K. Vasudhara.
74599a T. P. Vasudhara.
74599a T. K. Vasudhara.
74599a K. Vasudhara.
74599a T. Vasudhara.
74599a L. Vasudhara.
74599a A. Vasudhara.
74599a P. Vasudhara.
74599a K. Vasudhara.
74599a M. Vasudhara.
74599a M. Vasudhara.
74599a M. Vasudhara.

ADITYA RAMAN,

District Educational Officer,
Fort St. George.

Closed, 21st January 1932

VACANCIES.

Applications are invited for the posts of secondary grade students in the Government Training School, Bangalore and Chanda. Applicants with the following qualifications only should apply:—

He must be a holder of T.E.C. of the Secondary grade and must have been eligible for public service. His name be in the 18th year old.

Applicants should state clearly in their applications the date in which they belong, the marks obtained in the T.E.C. date of completion of the T.E.C. and date of birth. Preference will be given to the first, second, third and fourth classes.

Applicants should send their applications with their applications to the District Educational Officer, Bangalore, 21st January 1932. The selection will be made.

ADITYA RAMAN,

District Educational Officer, Bangalore.

Bangalore, 21st January 1932



SUPPLEMENT TO PART I-B

OF

THE FORT ST. GEORGE GAZETTE

No. 7]

MADRAS, TUESDAY EVENING, FEBRUARY 24, 1936.

[Price, 5 pice.

LIST OF TERTIARY TEACHERS-CERTIFICATES COMPLETED BY THE DISTRICT EDUCATIONAL OFFICERS, SOUTH KANARA, DURING THE YEAR 1935

(2) as Female.

Teacher's certificate number, name of candidate, position or office occupied and year of passing the T.E.D.C. Examination.

SECONDARY GRADE.

Four Class

- 1196-19 Kumbhar, Kanak, Secondary Training Department, Government College, Mangalore, 1935.
1174-20 Shetty, Koppa, Secondary Training Department, Government College, Mangalore, 1935.

Seven Class

- 1216-19 Tard, Kanak, Secondary Training Department, Government College, Mangalore, 1935.
1200-19 Koppa, Kanak, Secondary Training Department, Government College, Mangalore, 1935.

- 1200-19 Koppa, Kanak, Secondary Training Department, Government College, Mangalore, 1935.
1200-19 Koppa, Kanak, Secondary Training Department, Government College, Mangalore, 1935.

- 1216-19 Tard, Kanak, Secondary Training Department, Government College, Mangalore, 1935.
1200-19 Koppa, Kanak, Secondary Training Department, Government College, Mangalore, 1935.

- 1216-19 Tard, Kanak, Secondary Training Department, Government College, Mangalore, 1935.
1200-19 Koppa, Kanak, Secondary Training Department, Government College, Mangalore, 1935.

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- 1216-19 Tard, Kanak, Secondary Training Department, Government College, Mangalore, 1935.
1200-19 Koppa, Kanak, Secondary Training Department, Government College, Mangalore, 1935.

- 1216-19 Tard, Kanak, Secondary Training Department, Government College, Mangalore, 1935.
1200-19 Koppa, Kanak, Secondary Training Department, Government College, Mangalore, 1935.

Teacher's certificate number, name of candidate, position or office occupied and year of passing the T.E.D.C. Examination.

SECONDARY GRADE-cont.

Seven Class-cont.

- 1216-19 Tard, Kanak, Secondary Training Department, Government College, Mangalore, 1935.

- 1216-19 Tard, Kanak, Secondary Training Department, Government College, Mangalore, 1935.

- 1216-19 Tard, Kanak, Secondary Training Department, Government College, Mangalore, 1935.

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THE FORT ST. GEORGE GAZETTE

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Part II.—Miscellaneous Notifications.

CONSTITUTION

CUMULATIVE					PERCENT	
DISEASES, INJURIES, AND DEATHS					PERCENT	
By Field, Agricultural, Marine, and Police	By Field	By Field	By Field	By Field	By Field	By Field
From 1900 to 1901	1900	1901	1902	1903	1904	1905
General	100	100	100	100	100	100
Medical	100	100	100	100	100	100
Personal	100	100	100	100	100	100
Field & Marine	100	100	100	100	100	100
Police	100	100	100	100	100	100
Marine	100	100	100	100	100	100
Military	100	100	100	100	100	100

APPOINTMENTS, LEAVE, ETC

Детская литература

No. 12. *Appointment and posting*.—The following appointments and posting of a District Muzam has been ordered by the High Court:—

Kandath Veetil Pethamanchiath Abdulha Kazi Sahib Bahadur, M.A., B.L., Adressan, Ponnani, is appointed to act as District Munsif and is posted to the Court of the Additional District Munsif of Tellicherry, vide H.R. Ry. I. P. No. 4545 and Memo. Avargal granted leave to attend further orders. To Mr. Secretary.

G. S. WHITE,
DALLAS

High Court, Madras,
10th February 1932.

ADJECTIVE

Leave.—MR. E. T. V. Sotokanaka Ayus Arcega, Assistant Entomologist, is granted, subject to his eligibility, leave on average pay for fifteen days from the 26 February 1944 on date of relief, with permission to avail 7½ days

21st February 1952, predominantly Saturday and Sunday.

E. V. RAMAMURTHI,
Director of Agriculture.
4 February 1952.

Experiments

Provisions and passage—M.R. E. K. Krishnaswami Ayyar, Assistant Inspector, Tiruvannamalai Sub-Division, is promoted to officiate as Inspector and posted to the Gudur Circle, and M.R. E. V. Venkatarameyya applied for leave. To take on 20th February 1937.

Mr. R. S. A. Rajagopala Ayyangar, Assistant Inspector, Technical Sub-Office, is promoted as Officiating Inspector, and posted to the Municipal Office, since Mr. V. T. Padiga applied for leave. To join at once without waiting for relief.

E. KILBING

Secretary to the Commission of Enquiry.
Madras, 6th February 1872.

Results

Leave.—M.R.Sy. T. Vajjagopala Ayyangar, Asst. Insp., is granted leave on average pay for seventeen days from 24th February 1922. Madras, 24th February 1922.

TREASURE TROVE.

Notice is hereby given under section 3 of the Indian Treasure Trove Act 12 of 1875 that a treasure consisting of six gold (Hannu) coins, two gold rings, a gold chain and one large gold silver ring made into an apartment valued at about Rs. 150 is all was found on 11th December 1921 by two boys Karpayas, son of Pannay Pan, and Karpayas alias Chinnu Karpayas, son of Karpayam of Karpayamamandur village in the Kanchi District, while grazing cattle on the banks of the Kanchi river in S. No. 124/2 of the same village.

5. All persons claiming the said treasure or any part thereof are hereby required to appear in person or by agent duly authorized, before the Collector of Tanjore at his office at 12 o'clock (noon) on 31st May 1922 for enquiry.

Notice is hereby given under section 3 of the Indian Treasure Trove Act 12 of 1875 that a treasure consisting of four gold beads valued at about Rs. 2 were found on 24th December 1921 by one Kinnamangalam Pillai, son of Sankarayan of Kanchi District village in the Kanchi District of the Tanjore District, in his patta land in S. No. 124/2 of the said village.

2. All persons claiming the said treasure or any part thereof are hereby required to appear in person or by agent duly authorized, before the Collector of Tanjore at his office at 12 o'clock (noon) on 31st May 1922 for enquiry.

A. C. WOODHOUSE,
Collector.

Tanjore Collector's Office,
24th December 1921.

DEPARTMENT OF AGRICULTURE

Statement showing the United acreage and exports of raw cotton in the Madras Presidency on the two days 26th and 27th January 1922.

(Foot—All figures are in bales of 400 lbs. each.)

Variety of cotton.	In the previous year.					In the current year.				
	On the 26th January 1921.		Total from 1st February 1921 to 26th January 1922.			Current week.		Total from 1st February 1921 to date.		
	Spinned cotton (A)	Unspinned cotton (B)	Spinned cotton (A)	Unspinned cotton (B)	Total (A+B)	Spinned cotton (A)	Unspinned cotton (B)	Spinned cotton (A)	Unspinned cotton (B)	Total (A+B)
	(1)	(2)	(3)	(4)	(5)	(6)	(7)	(8)	(9)	(10)
Timorville	278	30	12,841	41,821	54,662	154	754	47,496	59,746	107,242
Calcutta	71	54	14,755	5,741	20,496	300	3-4	16,279	2,327	18,606
Surat	244	5-4	29,671	81,725	111,396	154	815	10,414	27,154	37,568
Surat and Western	82	5-4	29,671	17,780	47,451	7-1	391	12,641	33,494	46,135
Guarantee	3-5	5-8	404	48,160	48,564	4	275	2,610	24,670	27,284
Guarantee cotton	58	—	25,552	15,146	40,698	3-4	840	47,310	—	47,310
Total	638	—	201,119	189,138	390,257	452	7,600	115,801	94,875	210,676

(A) Figures supplied on the 26th January 1921 by wire-cable cable.

(B) Figures supplied on the 26th Jan. at 5.45 a.m. of 27th January 1922 by wire-cable.

(C) Figures by way of the two days 26th and 27th January 1922—Madras—Calcutta 154; Coimbatore 300; Tanjore—311; Bangalore—278; 124; Calcutta—44; Coimbatore—44; Bangalore—44.

(D) Figures 100 to 1000 rounded figures.

(E) Figures 100 to 1000 rounded figures.

(F) Figures by way of the two days 26th and 27th January 1922.

(G) Figures by way of the two days 26th and 27th January 1922.

Quantity of cotton pressed in the pressing factories and of compressed cotton received at spinning mills in the Madras Presidency on the two days 26th and 27th January 1922.

(Foot—All figures are in bales of 400 lbs. each.)

Variety of cotton.	In the previous year.					In the current year.				
	On the 26th January 1921.		Total from 1st February 1921 to 26th January 1922.			Current week.		Total from 1st February 1921 to date.		
	Spinned cotton (A)	Unspinned cotton (B)	Spinned cotton (A)	Unspinned cotton (B)	Total (A+B)	Spinned cotton (A)	Unspinned cotton (B)	Spinned cotton (A)	Unspinned cotton (B)	Total (A+B)
	(1)	(2)	(3)	(4)	(5)	(6)	(7)	(8)	(9)	(10)
Timorville	26	102,244	11,128	121,046	132,174	26	44,479	14,849	19,698	34,547
Calcutta	30	10,100	11,112	10,942	22,054	26	10,750	22,044	14,214	36,258
Coimbatore	30	97,212	81,556	1,880	83,436	40	10,230	10,248	18,104	28,352
Coimbatore and Western	82	117,772	15	117,787	117,869	84	141,611	15	141,626	141,641
Guarantee	3-5	16,424	0-4	16,428	16,432	4	16,428	1,720	13,194	14,918
Guarantee cotton	58	8-4	25,552	15,146	40,698	3-4	840	47,310	—	47,310
Total	178	316,224	48,808	416,126	464,934	478	161,922	40,002	116,454	178,376

Statement of cotton pressed in the Native Presses on the two days 22nd and 23rd January 1923.
[Section 4 (2) of the Cotton Ginning and Pressing Restrictive Act, 1923.]

Variety of cotton.	Number of bales pressed			
	On the two days 22nd and 23rd January 1923.	On the 22nd January 1922.	From 1st January 1923.	During the current year to date.
(1)	(2)	(3)	(4)	(5)
Timoriana	162	74	81,426	39,819
Belona	16	16	12,556	16,895
Quilcha	119	86	48,154	27,272
Barbours and Wadams ..	212	82	167,112	112,911
Cameroon	42	74	78,222	54,415
Cotton in cotton	741	86	66	52
Total	436	328	367,436	252,324

Statement showing the quantity of raw cotton exported from and imported into the ports of Malacca, Telukana, Calcut, Singapore, Cockle, Channayon, Camasau, Indragun and Midge, during the periods 1st January 1922 to 31st January 1922 and 1st February 1923 to 31st January 1923.

[Tons.—All figures are in tons of 400 lb. each.]

Port.	Export.			Destination.	Import.			Whence imported.
	From 1st Jan. 1922 to 31st Jan. 1923.	From 1st Feb. 1923 to 31st Jan. 1924.	From 1st Jan. 1922 to 31st Jan. 1923.		From 1st Jan. 1922 to 31st Jan. 1923.	From 1st Feb. 1923 to 31st Jan. 1924.		
(1)	(2)	(3)	(4)	(5)	(6)	(7)	(8)	
Malacca ..	854	5,001	United Kingdom ..	74	774	Swampy.		
	1,822	5,559	France	74	8,128	Karachi.		
	434	3,399	India	24	362	Lyph.		
	3,079	22,829	Belgium		
	74	1,791	Germany		
	365	5,813	Netherlands		
	1,790	8,000	China		
	393	5,528	Japan		
	74	79	Spain		
	1,436	15,473	Colombia		
Telukana ..	128	1,019	United Kingdom ..	8,419	36,964	Swampy.		
	74	401	France	74	13,223	Karachi.		
	461	36	Germany	74	5,475	Colombia.		
	74	74	Netherlands		
	365	173	Belgium		
	74	123	Sweden		
	74	315	Switzerland		
	74	3,180	China		
	74	4,472	Japan		
	74	4,588	Colombia		
Calcut ..	74	36,320	Swampy		
	365	4,374	Ceylon		
	365	225	Italy		
	317	1,773	Colombia		
	335	19,448	Hongkong		
	74	104	Ceylon		
	74	7	France		
	161	1,293	Colombia		
	365	764	Germany		
	74	25	Swampy		
Singapore ..	74	74	Malaya		
	74	74	Malaya		
	74	74	Malaya		
	74	74	Malaya		
	74	74	Malaya		
	74	74	Malaya		
	74	74	Malaya		
	74	74	Malaya		
	74	74	Malaya		
	74	74	Malaya		
Cockle ..	74	74	United Kingdom		
	74	74	Belgium		
	74	74	France		
	74	74	Germany		
	74	74	Germany		
	74	74	Germany		
	74	74	Germany		
	74	74	Germany		
	74	74	Germany		
	74	74	Germany		
Total ..	8,436	175,487			39,841	86,324		

Statement showing the inland consumption and exports of raw cotton in the Madras Presidency during the period 1st to 31st February 1932.

(Value—All figures are in lakhs of 100 Rs. lacs.)

Variety of cotton.	In the previous year.				In the current year.					
	During the period 1st to 31st February 1931.		Total from 1st February 1931 to 31st February 1932.		Current work.			Total from 1st February 1931 to date.		
	in	in	in	in	in	in	in	in	in	in
(1)	(2)	(3)	(4)	(5)	(6)	(7)	(8)	(9)	(10)	(11)
Tinnevely	73	34	77	304	54	8	361	20	3	3
Salem	20	44	44	331	42	40	42	20	44	44
Chennai	44	44	44	14	44	44	44	44	44	44
South Arc and Tanjore ..	14	44	44	44	44	44	44	44	44	44
Chennai	44	44	44	44	44	44	44	44	44	44
Chennai	44	44	44	44	44	44	44	44	44	44
Total ..	1,340	441	1,341	425	7,772	1,340	4,341	1,340	1,340	4,340

(1) Cottons supplied during the period 1st to 31st February 1931 by the Government.

(2) Cottons supplied during the period 1st to 31st February 1932 by the Government.

(3) Cottons by sea in the current year—Madras—Salem and Tanjore; 4; Chennai—44; Coimbatore—44.

(4) Imports by sea in the current year—Madras—Salem and Tanjore; 4; Chennai—44; Coimbatore—44.

(5) Imports by sea in the current year—Madras—Salem and Tanjore; 4; Chennai—44; Coimbatore—44.

(6) Imports by sea in the current year—Madras—Salem and Tanjore; 4; Chennai—44; Coimbatore—44.

Quantity of cotton pressed in the pressing factories and of unpressed cotton received at spinning mills in the Madras Presidency during the period 1st to 31st February 1932.

(Value—All figures are in lakhs of 100 Rs. lacs.)

Variety of cotton.	In the previous year.				In the current year.					
	During the period 1st to 31st February 1931.		Total from 1st February 1931 to 31st February 1932.		Current work.			Total from 1st February 1931 to date.		
	in	in	in	in	in	in	in	in	in	in
(1)	(2)	(3)	(4)	(5)	(6)	(7)	(8)	(9)	(10)	(11)
Tinnevely	101	24	24	304	24	24	304	24	24	24
Salem	24	24	24	24	24	24	24	24	24	24
Chennai	24	24	24	24	24	24	24	24	24	24
South Arc and Tanjore ..	112	24	24	24	24	24	24	24	24	24
Chennai	24	24	24	24	24	24	24	24	24	24
Chennai	24	24	24	24	24	24	24	24	24	24
Total ..	240	240	240	240	240	240	240	240	240	240

Statement of cotton pressed in the Madras Presidency during the period 1st to 31st February 1932.

(Section 2 (2) of the Cotton Ginning and Pressing Factories Act, 1925.)

Variety of cotton.	Number of bales pressed			
	During the period 1st to 31st February 1932.		Total from 1st February 1931 to 31st February 1932.	
	in	in	in	in
(1)	(2)	(3)	(4)	(5)
Tinnevely	24	24	24	24
Salem	24	24	24	24
Chennai	24	24	24	24
South Arc and Tanjore ..	24	24	24	24
Chennai	24	24	24	24
Chennai	24	24	24	24
Total ..	240	240	240	240

Madras, 12th February 1932.

GENUALLY CROP OF 1931-32—INTERMEDIATE MONTHLY REPORT.

Reportings of generally have been delayed for want of rains and are now in progress in most districts. It is too early to estimate the yield.

2. The wholesale price of generally is reported to have fallen in Kermadec, Ouklapah, Salua, Trichinopoly, Tanjore, Tanoreilly, and Malabar, and to have risen in the other districts as compared with the prices reported in January 1932. The present prices are 14 Rs. to 15 Rs. per rupee in Trichinopoly and Tanjore, 12 Rs. to 14 Rs. in Dargam, Yungapah, Kermadec, Kollery, Annapur and Chingapah and 10 to 12 Rs. elsewhere.

Malabar, 15th February 1932.

COTTON CROP OF 1931-32—FOURTH FORECAST REPORT.

[On an average of the five years ending 1928-29, the area under cotton in the Madras Presidency has represented 9.2 per cent of the total area under crops in India.]

The area sown with cotton in the Madras Presidency up to the end of January 1932 is estimated at 2,175,750 acres as compared with the estimate of 2,014,800 acres at the corresponding date of last year, i.e., an increase of 160,950 acres.

2,388,200 acres have been reported as sown since the December forecast, made up of 273,100 acres of Tiruchirappalli, 33,800 acres of Coimbatore, 65,400 acres of Belur, 42,500 acres of Karikal and Warran, and 6,700 acres of Coimbatore. The area sown in December and January is greater than that sown in the corresponding date

of the previous year by 803,000 acres at about 25 per cent.

3. The increase in area sown that is 1600-30 acres mainly in Coimbatore, Belur, Annapur, Coimbatore and Malabar. The estimate in the 6th three districts is decreasing in the provinces for action in the place of ground to some extent. The increase in Coimbatore and Malabar is due to timely sowing rains.

The area under irrigated cotton, mainly Coimbatore, is estimated at 501,900 acres as against 334,900 acres last year, an increase of about 20 per cent.

4. Flocking of the new crop or early sown crop in the Decatur is over. The yield is below average due to drought in the growing period. The crop is coming into the market.

Normal yields are expected in all districts except Tanjore, Trichinopoly, Belur and Annapur. In Belur and Annapur, the report at this time shows that has been affected by drought and the crop is expected to yield only 15 per cent in Belur and 30 per cent in Annapur.

The seasonal factor for the Presidency works out to 82 per cent of the average at present, 84 per cent on the corresponding date of last year. On this basis, the yield works out to 31,350 bales of 500 lbs. last against 417,500 bales on the corresponding date of the previous year. It is, however, too early to estimate the yield, with accuracy, as the harvest has not yet so far as the in the major portion of the area, and much will depend upon the subsequent weather conditions and the soil taken by insect pests.

5. The estimated area and yield under the several varieties are given below:—

[Area in hundreds of acres, yield in hundreds of bales of 500 lbs. lint.]

Variety.	Area in (hundreds of acres)		Yield of the area in	
	1931-32. (1)	1929-31. (2)	Coimbatore (Rs. 14). (3)	Others (Rs. 12). (4)
Irrigated Coimbatore	475.5	145.5	175.5	50.8
Dry Coimbatore	144.4	144.4	115.7	54.8
Total Coimbatore	620.0	289.9	291.2	105.6
Karagapal in Coimbatore	126.2	126.2	126.2	126.2
Upam in the Coimbatore	48.8	48.8	48.8	48.8
Malabar and Belur	21.5	21.5	21.5	21.5
Total Coimbatore	196.5	196.5	196.5	196.5
Tanjore (Rs. 12)	141.5	141.5	141.5	141.5
Belur and Warran	141.5	141.5	141.5	141.5
Coimbatore	141.5	141.5	141.5	141.5
Others	141.5	141.5	141.5	141.5

(a) Includes Upam, Karagapal and other country cotton in the South.

3. The wholesale price of cotton lint per bale of 500 lbs. is reported to have risen slightly for all varieties as compared with the prices reported in December. The present prices are reported to vary from Rs. 58 to Rs. 60 for Coimbatore, Rs. 60 to Rs. 62 for Warran (dry crop), Rs. 60 to Rs. 62 for Warran (late crop),

Rs. 100 to Rs. 120 for Coimbatore, Rs. 100 to Rs. 105 for Tanoreilly and Rs. 100 to Rs. 110 for Tanoreilly Karagapal.

7. Figures by districts are given in the appended statement I. Figures of area by varieties in the Central districts and the South are given in statement II.

SCHEDULE I.

Area in hundreds of acres (i. e., 100 being omitted).

Yield in bushels of bushels of 4000 B. Not (i. e., 100 being omitted).

Cotton.	Increase (or decrease) of the yield of the crop in 1911, as compared with the yield of the crop in 1910.				Percentage of the increased yield per acre in the various years in the several fields per acre.				Estimated yield of the area in cotton (i. e., 100 being omitted).										Increase (or decrease) of the yield of the crop in 1911, as compared with the yield of the crop in 1910.				Cotton.	
	Increase (or decrease) of the yield of the crop in 1911, as compared with the yield of the crop in 1910.				Percentage of the increased yield per acre in the various years in the several fields per acre.				Estimated yield of the area in cotton (i. e., 100 being omitted).										Increase (or decrease) of the yield of the crop in 1911, as compared with the yield of the crop in 1910.					
	(1)	(2)	(3)	(4)	(5)	(6)	(7)	(8)	(9)	(10)	(11)	(12)	(13)	(14)	(15)	(16)	(17)	(18)	(19)	(20)	(21)	(22)		
Alabama ..	475	475	475	475	475	475	475	475	475	475	475	475	475	475	475	475	475	475	475	475	475	Alabama ..		
Arkansas ..	150	150	150	150	150	150	150	150	150	150	150	150	150	150	150	150	150	150	150	150	150	Arkansas ..		
California ..	210	210	210	210	210	210	210	210	210	210	210	210	210	210	210	210	210	210	210	210	210	California ..		
Florida ..	100	100	100	100	100	100	100	100	100	100	100	100	100	100	100	100	100	100	100	100	100	Florida ..		
Georgia ..	150	150	150	150	150	150	150	150	150	150	150	150	150	150	150	150	150	150	150	150	150	Georgia ..		
Illinois ..	100	100	100	100	100	100	100	100	100	100	100	100	100	100	100	100	100	100	100	100	100	Illinois ..		
Indiana ..	100	100	100	100	100	100	100	100	100	100	100	100	100	100	100	100	100	100	100	100	100	Indiana ..		
Iowa ..	100	100	100	100	100	100	100	100	100	100	100	100	100	100	100	100	100	100	100	100	100	Iowa ..		
Kansas ..	100	100	100	100	100	100	100	100	100	100	100	100	100	100	100	100	100	100	100	100	100	Kansas ..		
Mississippi ..	100	100	100	100	100	100	100	100	100	100	100	100	100	100	100	100	100	100	100	100	100	Mississippi ..		
Minnesota ..	100	100	100	100	100	100	100	100	100	100	100	100	100	100	100	100	100	100	100	100	100	Minnesota ..		
Montana ..	100	100	100	100	100	100	100	100	100	100	100	100	100	100	100	100	100	100	100	100	100	Montana ..		
Nebraska ..	100	100	100	100	100	100	100	100	100	100	100	100	100	100	100	100	100	100	100	100	100	Nebraska ..		
Nevada ..	100	100	100	100	100	100	100	100	100	100	100	100	100	100	100	100	100	100	100	100	100	Nevada ..		
New Mexico ..	100	100	100	100	100	100	100	100	100	100	100	100	100	100	100	100	100	100	100	100	100	New Mexico ..		
North Carolina ..	100	100	100	100	100	100	100	100	100	100	100	100	100	100	100	100	100	100	100	100	100	North Carolina ..		
Ohio ..	100	100	100	100	100	100	100	100	100	100	100	100	100	100	100	100	100	100	100	100	100	Ohio ..		
Oklahoma ..	100	100	100	100	100	100	100	100	100	100	100	100	100	100	100	100	100	100	100	100	100	Oklahoma ..		
Oregon ..	100	100	100	100	100	100	100	100	100	100	100	100	100	100	100	100	100	100	100	100	100	Oregon ..		
South Carolina ..	100	100	100	100	100	100	100	100	100	100	100	100	100	100	100	100	100	100	100	100	100	South Carolina ..		
South Dakota ..	100	100	100	100	100	100	100	100	100	100	100	100	100	100	100	100	100	100	100	100	100	South Dakota ..		
Texas ..	100	100	100	100	100	100	100	100	100	100	100	100	100	100	100	100	100	100	100	100	100	Texas ..		
Utah ..	100	100	100	100	100	100	100	100	100	100	100	100	100	100	100	100	100	100	100	100	100	Utah ..		
Vermont ..	100	100	100	100	100	100	100	100	100	100	100	100	100	100	100	100	100	100	100	100	100	Vermont ..		
Virginia ..	100	100	100	100	100	100	100	100	100	100	100	100	100	100	100	100	100	100	100	100	100	Virginia ..		
Washington ..	100	100	100	100	100	100	100	100	100	100	100	100	100	100	100	100	100	100	100	100	100	Washington ..		
West Virginia ..	100	100	100	100	100	100	100	100	100	100	100	100	100	100	100	100	100	100	100	100	100	West Virginia ..		
Wisconsin ..	100	100	100	100	100	100	100	100	100	100	100	100	100	100	100	100	100	100	100	100	100	Wisconsin ..		
Wyoming ..	100	100	100	100	100	100	100	100	100	100	100	100	100	100	100	100	100	100	100	100	100	Wyoming ..		
Total ..	1,175	1,175	1,175	1,175	1,175	1,175	1,175	1,175	1,175	1,175	1,175	1,175	1,175	1,175	1,175	1,175	1,175	1,175	1,175	1,175	1,175	Total ..		

(a) Includes Oregon, Washington, and other western states in Arizona, Texas, and Tennessee.

(b) Includes 20,000 bushels of Kansas.

(c) Includes Oregon, Washington, and other western states in Arizona, Texas, and Tennessee.

(d) The reduction in area is due to the two crops of corn from the Department of Agriculture.

Ural biographies of the Youngest Towns of the Bashkir Presidency for the month of November 1941

[illegible]

appeals from the decrees and orders of the District Magistrate of Muzaffargarh and Talukdars shall be preferred in the Court of Subordinate Judge, Muzaffargarh.

High Court, Madras,
16th February 1932.

Under section 13 of the Madras Civil Courts Act, 1923, and with the previous sanction of His Excellency the Governor-in-Council the High Court hereby directs that from and after the 1st April 1932 appeals from the decrees and orders of the District Magistrate of Muzaffargarh shall be preferred in the Court of the Subordinate Judge of Srirangapatna and appeals from the decrees and orders of the District Magistrate of Devanahalli shall be preferred in the Court of the Subordinate Judge of Davanahalli.

The Local Government having in G.O. No. 324, Law (General), dated 26th January 1932, ordered the transfer of the local jurisdictions over the Muzaffargarh District from the District Court of Bangalore to the Civil Court, Srirangapatna, with effect from the 1st April 1932, the High Court, in exercise of the powers conferred by section 35 of the Madras Civil Courts Act III of 1923 as amended by the Decree in the Act IV of 1924 and further amended by the Madras Civil Courts (General Amendment) Act XVIII of 1925 and with reference to the High Court's Notification dated the 23rd July 1925, published at page 1044 of Part II of the Port St. George Gazette, dated the 3rd August 1925, hereby directs and orders as follows:—

(1) That with effect from the said 1st April 1932, the Subordinate Judge of Bangalore at Madras shall cease to have and exercise the jurisdiction of a Court of Small Causes under the Provincial Small Cause Courts Act IX of 1917 over the Muzaffargarh and Talukdars' taluks of the Srirangapatna Zamindari in the Muzaffargarh District;

(2) That with effect from the same date the Subordinate Judge of Srirangapatna shall have and exercise such jurisdiction of a Court of Small Causes over the said Muzaffargarh and Talukdars' taluks of the Srirangapatna Zamindari in the Muzaffargarh District; and

(3) That with effect from the same date the said Subordinate Judge at Srirangapatna shall neither have nor exercise the jurisdiction of a Court of Small Causes over the Talukdars' taluks of the Bangalore Zamindari in the said Muzaffargarh District.

G. S. WHITE,
Judge.

High Court, Madras,
16th February 1932.

ADJOURNMENT OF COURTS.

Notice is hereby given that the Courts in this district will be closed for the usual sittings as follows:—

(a) The District and Sessions Court, the Subordinate Judge's Court and the Courts of Small Causes, Trichinopoly, will be closed for two months from Monday the 25th April 1932 to Saturday the 25th June 1932, both days inclusive.

(b) The District Magistrate's Courts of Trichinopoly, Kallakudi, Kaveri and Tanjavar and the District Revenue Officer, Trichinopoly, will be closed for an entire term, Monday the 25th April 1932 to Saturday the 25th June 1932, both days inclusive. The District Magistrate's Court of Arinjery will be closed for six weeks from Monday the 25th May 1932 to Saturday the 25th June 1932, both days inclusive.

3. No pleads or petitions except applications for grant of copies and for service and execution of processes shall be received during the above adjournment of the courts.

3. Urgent applications for bail during the Sessions Judge's absence from the district should be made to the High Court, Madras.

A. J. KENDR,

District and Sessions Judge

Trichinopoly, 16th February 1932.

Notice is hereby given that the Court of the District and Sessions Judge of North Malabar and the Court of the Subordinate Judge, Tellicherry, will be adjourned for the usual sittings for two months from Monday, the 25th April, to Saturday, the 25th June 1932, both days inclusive and all the Courts of the District Magistrate and the Court of the District Revenue in the North Malabar district for six weeks from Monday, the 15th April, to Saturday, the 25th May 1932, both days inclusive.

During the adjournment no pleads or petitions or other papers except applications for grant of copies and for service and execution of processes, will be received.

The offices of the appellate and process service and execution departments will accordingly be kept open throughout the vacation; and the offices of the other departments will remain closed.

MRS. EYRE-ODDING,

District and Sessions Judge, North Malabar.

Tellicherry, 16th February 1932.

Notice is hereby given that the Courts of the Tirunelveli district will be closed for the usual sittings of 1932 as follows:—

The District and Sessions Court of Tirunelveli and the Courts of the Subordinate Judges of Tirunelveli and Tuticorin.—From Monday the 25th April to Saturday the 25th June 1932 both days inclusive.

The Courts of the District Magistrate of Tirunelveli, Ambasamudram, Sirkazhin, Tuticorin, Kanyakumari and Thendral and the District Revenue, Tirunelveli.—From Monday the 25th April to Saturday the 25th June 1932 both days inclusive.

The Court of the District Magistrate of Arinjery.—From Monday the 15th May to Saturday the 25th June 1932 both days inclusive.

3. During the adjournment no pleads or petitions except applications for grant of copies and for service and execution of processes shall be received.

3. Urgent applications for bail during the Sessions Judge's absence from the district should be made to the High Court.

E. PAREMMAN WALSH,

District Judge.

Tirunelveli, 16th February 1932.

MISCELL.

REVENUE.

A dividend is intended to be declared in the under-mentioned matters. Those who have not proved their claims as at before 28th day of February 1932 will be excluded from this dividend.

Petitioner	Name of applicant.	Number of shares.
48178 ..	T. Nanda Ghosh	1
48110 ..	S. G. John	21
41120 ..	C. M. H. & Sons	1
25477 ..	P. Srinivas Rao of the Raju Haver School	11
19838 ..	G. Srinivasachandrar of C. Visam & Co.	1
21120 ..	J. G. Peters	12

F. H. WILSON.
Official Assignee.

Madras, 4th February 1932.

INSOLVENCY PETITIONS.

No. 39 of 1931, DISTRICT COURT, BELLARY.
Gundar Ramaswathi Reddi, son of Appaya Gowd, resident of Gundur, Bellary taluk—*Petitioner (Creditors)*.

Karpagouda Yerrappa Gowd, son of Appaya Gowd, resident of Karpagouda, Bellary taluk—*Counter-petitioner (Debtor)*.

Notice is hereby given under section 30 of Act V of 1920 that the above-named counter-petitioner (debtor) has been adjudged as an insolvent by an order of this Court, dated 31st January 1932 and that the Court has ordered that the debtor should apply for discharge within one year from 7th January 1932 and that the creditors should prove their claims as soon as possible and that a claim may be proved by delivering or sending by registered post an affidavit in Form No. 3 of the Provincial Insolvency Rules.

No. 47 of 1931, DISTRICT COURT, BELLARY.
Elisan Siddappa, son of Sankalappa, resident of Marigat, Hindupet taluk—*Petitioner (Debtor)*.
The Firm of Mangasahub Dadda Hanumanthappa and eight others—*Counter-petitioners (Creditors)*.

Notice is hereby given under section 30 of Act V of 1920 that the above-named petitioner (debtor) has been adjudged as an insolvent by an order of this Court, dated 6th January 1932, and that the Court has ordered that the debtor should apply for discharge within one year from 6th January 1932 and that the creditors should prove their claims as soon as possible and that a claim may be proved by delivering or sending by registered post an affidavit in Form No. 3 of the Provincial Insolvency Rules.

No. 2 of 1932, DISTRICT COURT, BELLARY.
Meddichalapatturam Venkappa, aged 45 and Madanachalapatturam Rudappa, aged 45, sons of Veppesappa, Kargayya, trader and cultivator, Koppal, Hindupet taluk—*Petitioners (Debtors)*.
Sackharangappa, Sackalingappa and nine others—*Counter-petitioners (Creditors)*.

Notice is hereby given under section 19 (2) of Act V of 1920 that the petitioners above named have applied to this Court to adjudicate them as insolvents and that the 3rd day of March 1932 is appointed for the hearing of the petition. All persons who intend objecting to the said petition are required to appear on that date in person or by pleader and they are to submit grounds

of opposition in writing, three clear days before the date of hearing otherwise both of the date of giving such notice and of the said date of hearing.

No. 3 of 1932, DISTRICT COURT, BELLARY.
Sunda Palappa Gowd, son of Ramana Gowd, Venkataswami Gowd, son of Dadda Palappa Gowd, and Ramaswami Gowd, son of Lingappa Gowd, all are residents of Marigat, Hindupet taluk—*Petitioners (Debtors)*.
Hannabiah Chetty, Sankappa Sankappa and twelve others—*Counter-petitioners (Creditors)*.

Notice is hereby given under section 19 (2) of Act V of 1920 that the petitioners have filed the petition to adjudicate them as insolvents and that the 1st day of March 1932 has been fixed for the said hearing. All persons who intend objecting to the petition are required to appear on the said date in person or by pleader and they are to submit grounds of their opposition in writing three clear days before the day of hearing otherwise both of the day of giving such notice and of the said day of hearing.

No. 4 of 1932, DISTRICT COURT, BELLARY.
Eliar Ramana Gowd, son of Appaya Gowd, aged 45, Koppal, cultivator, Koppal, Bellary taluk—*Petitioner (Debtor)*.
Agha Musappa and fourteen others—*Counter-petitioners (Creditors)*.

Notice is hereby given under section 19 (2) of Act V of 1920 that the petitioner above named has applied to this Court to adjudicate him as insolvent and that the 4th day of March 1932 is appointed for the hearing of the petition. All persons who intend objecting to the said petition are required to appear on that date in person or by pleader and they are to submit grounds of opposition in writing three clear days before the date of hearing otherwise both of the date of giving such notice and of the said date of hearing.

G. G. MACKAY,
District Judge.

Bellary, 6th February 1932.

No. 11 of 1929 (L.R. No. 38 of 1932), DISTRICT COURT, KARAIKOTTA.
Pragasappa Polakayalagum—*Petitioner (Debtor)*.
Sai Ramaswami Chinnai and twelve others—*Respondents (Creditors)*.

Notice under section 41, clause (1), of Act V of 1920. The above-named petitioner has applied to this Court on 11th January 1932 for an absolute order of discharge, that petition stands posted to 10th March 1932 for hearing in the Court. Every creditor of the petitioner who has proved his debt before the Official Receiver is entitled to appear in person or by pleader on 10th March 1932, and oppose the discharge, provided he has served upon the petitioner and on the Receiver the required notice.

No. 9 of 1932, DISTRICT COURT, KARAIKOTTA.
Rasai Srinivasan—*Petitioner (Debtor)*.
Marudala Virupakshappa and eight others—*Respondents (Creditors)*.

Notice under section 19 (2) of Act V of 1920. The above-named petitioner has applied to this Court on 15th January 1932 to adjudicate him as insolvent. That petition stands posted to

26th March 1932 for hearing in this Court before adjudge to appear the persons of the order of adjudge against the above-named petitioner may appear in this Court at 11 o'clock on 26th March 1932 either in person or by a duly authorized agent.

K. P. LAKSHMANA RAU,
District Judge.

Krishnaswamy, 8th February 1932.

No. 1 of 1932, DISTRICT COURT, SALTAN.

A. P. T. Alpa Nader Fiam, through one of his partners T. B. Srinivasan Pillai—Petitioner (Creditor).

Gangaya Nayakar and four others—Respondents (Debtor and solvent).

Notice is hereby given that the above-named petitioner has applied to this Court praying that the respondent may be adjudged an insolvent. The petition stands posted to the 27th day of February 1932 for hearing.

D. K. SANKARA AYYAR,
District Judge.

Madurai, 19th February 1932.

No. 4 of 1932 (L.A. No. 45 of 1932),
DISTRICT COURT, KANNIA KATTAN.

Chittabhi Abdulhaziz Bhai and three others—Petitioner (Debtor).

Imman Kuran Bhai and thirty-one others—Respondents (Creditor).

Notice is hereby given under section 11 of the Provincial Insolvency Act V of 1920, that the above-named petitioner have by J.A. No. 45 of 1932 applied to this Court for an absolute order of discharge and that their application has been posted to 14th March 1932 for hearing.

MIR SYEDUDIN,
District Judge.

Tallicherry, 14th February 1932.

No. 91 of 1931, DISTRICT COURT, SALTAN.

Maheswari Anni, son of Polakathi Anni and Anni, Guntakalwa District—Petitioner (Creditor).
Samarakathi Anni, son of Polakathi Anni and Anni, Guntakalwa District—Respondent (Debtor).

Notice is hereby given that the above-named petitioner has applied to this Court praying that the respondent may be adjudged an insolvent. The petition stands posted to the 27th day of February 1932 for hearing.

No. 96 of 1931, DISTRICT COURT, SALTAN.

Poornima Udayar, son of Marikathi Udayar at Channathal village, Perambalur taluk, Tanjavur district—Petitioner (Debtor).

B. B. Kumbharaswathi Udayar and twenty-four others—Creditors.

Notice is hereby given that the above-named petitioner has applied to this Court praying that he may be adjudged an insolvent. The petition stands posted to the 27th day of February 1932 for hearing.

No. 92 of 1931, DISTRICT COURT, SALTAN.

Vedantachari Telamalai, son of Vengappa Telamalai at Melur, Sankhal taluk—Petitioner (Debtor).

Margayya Melai, son of Chinnappa Melai at Melur, Sankhal taluk—Respondent (Debtor).

Notice is hereby given that the above-named petitioner has applied to this Court praying that the respondent may be adjudged an insolvent. The petition stands posted to the 27th day of February 1932 for hearing.

No. 176 of 1931, DISTRICT COURT, SALTAN.

Palakudi Karandam, son of Kannaiah Nallayya Karandam at Thangapattinam, Pongalur taluk—Petitioner (Debtor).

Sengala Karandam and others—Creditors.

Notice is hereby given that the above-named petitioner has applied to this Court praying that he may be adjudged an insolvent. The petition stands posted to the 27th day of February 1932 for hearing.

No. 2 of 1932, DISTRICT COURT, SALTAN.

Ramswami Nallayyar, son of Sengala Nallayyar at Annampur, Sankal Taluk—Petitioner (Creditor).
Aravindya Nallayyar, son of Pothayya Nallayyar and Sakka Nallayyar, son of first account-petitioner, both in the said Annampur, Sankal Taluk—Creditor petitioners (Debtors).

Notice is hereby given that the above-named petitioner has applied to this Court praying that the counter-petitioners may be adjudged insolvent. The petition stands posted to the 27th day of February 1932.

No. 4 of 1932, DISTRICT COURT, SALTAN.

V. A. L. V. Ramaswami Chettiyar, by agent N. Srinivasan Ayyar at Tiruchirappalli—Petitioner (Creditor).

Thiru Kanna also Anni Padayachi, son of Anni Padayachi, at Karia Tiruchirappalli—Counter-petitioner (Debtor).

Notice is hereby given that the above-named petitioner has applied to this Court praying that the counter-petitioner may be adjudged an insolvent. The petition stands posted to the 27th day of February 1932 for hearing.

No. 8 of 1932, DISTRICT COURT, SALTAN.

E. Venkatesh Rao, S. Srinivas Rao by partners E. Srinivas Rao, P. Krishna Rao and E. A. Nannayya Rao, yarn merchants, Aravind Road, Bangalore City—Petitioners (Creditors).

K. Nallappa Chetti, M. Narayana Chetti, sons of Nannappa Chetti at Dandakulam, Kanchanam Chetti, Ramaswami Chetti, sons of Nannappa Chetti, residing at the above-named place and D. L. Ramani, son of Annap Chetti, residing at the above-named place—Respondents (Debtors).

Notice is hereby given that the above-named petitioners have applied to this Court under sections 8, 9 and 11 of the Provincial Insolvency Act V of 1920 praying that the respondents may be adjudged insolvents. The petition stands posted to 27th day of February 1932 for hearing.

No. 74 of 1932, DISTRICT COURT, SALTAN.

S. K. Ramaswami Chettiyar, son of Kallammaswami Chetti at Karia Ramani—Petitioner (Debtor).
Peria Kanna Chettiyar and others—Creditors.

Notice is hereby given that the above-named petitioner has applied to this Court praying that

he may be adjudged an insolvent. The person stands posted to the 25th day of February 1932 for hearing.

R. BURN,
District Judge.

Salem, 14th February 1932.

No. 1 of 1928 (C.M.P. No. 92 of 1931),
DORRIS COURT, WEST TAMILNADU.

Arulappa Chettiar, son of Arumold Chettiar, residing at Rameswaram, Krimmangalam village, Tirumangalam taluk, Pondicherry State—*debtor*.

Notice is hereby given under section 37 (2) of Act V of 1928 that the order of adjudication passed by this Court on 2nd September 1928 adjudicating the above-named person as insolvent, is hereby annulled by this Court on 17th January 1932 as he failed to apply for discharge within the time allowed.

No. 2 of 1929 (C.M.P. No. 94 of 1931),
DORRIS COURT, WEST TAMILNADU.

Singaram Pillai, son of Vinayagam Pillai, residing at Oranad Chatteram, Tanjore district—*debtor*.

Notice is hereby given under section 37 (2) of Act V of 1928 that the order of adjudication passed by this Court on 24th June 1928 adjudicating the above-named person as insolvent, is hereby annulled by this Court on 2nd February 1932 as he failed to apply for discharge within the time allowed.

No. 3 of 1928 (C.M.P. No. 95 of 1931),
DORRIS COURT, WEST TAMILNADU.

Krishna Ayyar, son of Matha Ayyar, residing at Theeravalli village, Pudukkottai taluk and district—*debtor*.

Notice is hereby given under section 37 (2) of Act V of 1928 that the order of adjudication passed by this Court on 18th September 1929 adjudicating the above-named person as insolvent, is hereby annulled by this Court on 17th January 1932 as he failed to apply for discharge within the time allowed.

No. 4 of 1930 (C.M.P. No. 71 of 1932),
DORRIS COURT, WEST TAMILNADU.

Rameswaram Chettiar, son of Raja Chettiar, residing at Korta Pattikkottai—*debtor*.

Notice is hereby given under section 37 (2) of Act V of 1928 that the order of adjudication passed by this Court on 12th January 1932 adjudicating the above-named person as insolvent, is hereby annulled by this Court on 17th January 1932 as he failed to apply for discharge within the time allowed.

No. 5 of 1930 (C.M.P. No. 75 of 1932),
DORRIS COURT, WEST TAMILNADU.

Venugopal Thirai, son of Mathanamma Thirai, residing at Karamadambel, Pudukkottai district—*debtor*.

Notice is hereby given under section 37 (2) of Act V of 1928 that the order of adjudication passed by this Court on 12th July 1931 adjudicating the above-named person as insolvent, is hereby annulled by this Court on 27th January 1932 as he failed to apply for discharge within the time allowed.

R. G. HARTER,
District Judge.

Tanjore, 15th February 1932.

G-4

No. 10 of 1923 (Ses-Court, KARWALA).

Kannara Channappa, son of Jettappa, KARWALA, collection, 45 years, Amarantham—*Respondent* (Debtor).

Notice is hereby given under section 28 (2) of the Provincial Insolvency Act that the above-named petitioner (Debtor) has applied to this Court to adjudicate him as an insolvent and that his petition stands posted to 2nd April 1932 for hearing. Any creditor wishing to oppose the same may appear either in person or by writ on the said day.

No. 11 of 1925 (Ses-Court, KARWALA).

Soma Lalchandraswami and Pabhai Hanappa—*Debtors* (Creditors).

Dada Venkappa, son of Rudhappa, Telaga, collection, Jajpur, Khandagata taluk—*Respondent* (Debtor).

Notice is hereby given under section 28 (2) of the Provincial Insolvency Act that the above-named petitioner (debtor) has applied to this Court to adjudicate the respondent (debtor) as an insolvent and that this petition stands posted to 2nd April 1932 for hearing.

No. 14 of 1924 (Ses-Court, KARWALA).

Ghatra Venkappa, son of Mutappa, KARWALA, collection, 46 years, of Amarantham—*Petitioner* (Debtor).

Marudappa Sanyasaram and twelve others—*Respondents* (Creditors).

Notice is hereby given under section 28 (2) of the Provincial Insolvency Act that the above-named petitioner has applied to this Court to adjudicate him as an insolvent and that his petition stands posted for hearing to 2nd April 1932. Any creditor wishing to oppose the same may appear either in person or by writ on the said day.

B. GOUDAKRISHNAYYA,
Subordinate Judge.

Devanahalli, 15th February 1932.

No. 90 of 1931, Ses-Court, COCHIN.

Devgal Pullamma—*Petitioner* (Debtor).

Khan Bahadur Nivashah Sahib and others—*Respondents* (Creditors).

Notice is hereby given under section 18 of the Provincial Insolvency Act V of 1925 that the above-named petitioner applied to this Court for being adjudged insolvent and that the same stands posted to 15th February 1932 for hearing.

No. 91 of 1931, Ses-Court, COCHIN.

Halipoodu Kishanappa—*Petitioner* (Debtor).

Pattayath Kuttanama and others—*Respondents* (Creditors).

Notice is hereby given under section 18 of the Provincial Insolvency Act V of 1925 that the above-named petitioner applied to this Court for being adjudged insolvent and that the same stands posted to 15th February 1932 for hearing.

No. 92 of 1931, Ses-Court, COCHIN.

Devaswathi Sanyasaram—*Petitioner* (Debtor).

Galkanda Siddappa and others—*Respondents* (Creditors).

Notice is hereby given under section 18 of the Provincial Insolvency Act V of 1925 that the

abandoned petitioner applied to this Court for being adjudged insolvent and that the same stands posted to the 25th day of February 1932 for objection.

S. VARADACHARI,
Municipal Judge.

Guntur, 11th February 1932.

No. 30 of 1931 (S.A. No. 2 of 1932),
P. S. CHIDAMBARAM.

Haridra Sankaraya—*Debtor*.
Palurathu Narayana and others—*Respondents*.

Notice is hereby given under section 43 (1) of the Provincial Insolvency Act that the abandoned petitioner has applied for an order of absolute discharge and that the same stands posted to the 25th day of February 1932 for objection.

No. 115 of 1931, S. S. COURT, GUNTUR.

Bandu Kanyaya of Poliguda—*Petitioner* (Debtor).
Varadachari Prabhaya and others—*Respondents* (Creditors).

Notice is hereby given under section 43 (1) of the Provincial Insolvency Act V of 1920 that the abandoned petitioner has applied to this Court to be adjudged insolvent and that the same stands posted to the 25th day of February 1932 for objection.

No. 121 of 1931, S. S. COURT, GUNTUR.

Tayagudi Panchakrishnaiah of Thachapalli—*Petitioner* (Debtor).
Thachapalli Sathaya and others—*Respondents* (Creditors).

Notice is hereby given under section 43 (1) of the Provincial Insolvency Act V of 1920 that the abandoned petitioner has applied to this Court to be adjudged insolvent and that the same stands posted to the 25th day of February 1932 for objection.

No. 124 of 1931, S. S. COURT, GUNTUR.

Pandita Kanyaya of Vajrapuram—*Petitioner* (Debtor).
Guntapalli Venkateswaraiah and others—*Respondents* (Creditors).

Notice is hereby given under section 43 (1) of the Provincial Insolvency Act V of 1920 that the abandoned petitioner has applied to this Court to be adjudged insolvent and that the same stands posted to the 25th day of February 1932 for objection.

No. 125 of 1931, S. S. COURT, GUNTUR.

Gandhi Ratnam of Dharipadu—*Petitioner* (Debtor).
Mavimilli Venkaya and others—*Respondents* (Creditors).

Notice is hereby given under section 43 (1) of the Provincial Insolvency Act V of 1920 that the abandoned petitioner has applied to this Court to be adjudged insolvent and that the same stands posted to the 25th day of February 1932 for objection.

No. 127 of 1931, S. S. COURT, GUNTUR.

Mamuru Sathaya of Ponnur—*Petitioner* (Debtor).
Narasimha Venkata Sathaya and others—*Respondents* (Creditors).

Notice is hereby given under section 43 (1) of the Provincial Insolvency Act V of 1920 that the

abandoned petitioner has applied to this Court to be adjudged insolvent and that the same stands posted to the 25th day of February 1932 for objection.

No. 128 of 1931, S. S. COURT, GUNTUR.

Chandu Sanyaya alias Sanyu Sanyu of Guntur, District of Taduthi—*Petitioner* (Debtor).
Chandrababu and others—*Respondents* (Creditors).

Notice is hereby given under section 43 (1) of the Provincial Insolvency Act V of 1920 that the abandoned petitioner has applied to this Court to be adjudged insolvent and that the same stands posted to the 25th day of February 1932 for objection.

No. 130 of 1931, S. S. COURT, GUNTUR.

Katta Sanyaya of Kotturam—*Petitioner* (Debtor).
Katta Sanyaya and others—*Respondents* (Creditors).

Notice is hereby given under section 43 (1) of the Provincial Insolvency Act V of 1920 that the abandoned petitioner has applied to this Court to be adjudged insolvent and that the same stands posted to the 25th day of February 1932 for objection.

No. 131 of 1931, S. S. COURT, GUNTUR.

Rathagudi Pannaya and Rathagudi Venkateswaraiah of Guntur—*Petitioner* (Debtor).
Katta Lingaya and others—*Respondents* (Creditors).

Notice is hereby given under section 43 (1) of the Provincial Insolvency Act V of 1920 that the abandoned petitioner has applied to this Court to be adjudged insolvent and that the same stands posted to the 25th day of February 1932 for objection.

No. 132 of 1931, S. S. COURT, GUNTUR.

Vaiga Nanyaya of Nandakur—*Petitioner* (Debtor).
Sanyu Sanyu and others—*Respondents* (Creditors).

Notice is hereby given under section 43 (1) of the Provincial Insolvency Act V of 1920 that the abandoned petitioner has applied to this Court to be adjudged insolvent and that the same stands posted to the 25th day of February 1932 for objection.

No. 133 of 1931, S. S. COURT, GUNTUR.

Mannapalli Palla Venkaya of Guntur—*Petitioner* (Debtor).
The District Prison Agent, J. Raman and others—*Respondents* (Creditors).

Notice is hereby given under section 43 (1) of the Provincial Insolvency Act V of 1920 that the abandoned petitioner has applied to this Court to be adjudged insolvent and that the same stands posted to the 25th day of February 1932 for objection.

No. 134 of 1931, S. S. COURT, GUNTUR.

Mahantathi Ramachandrayya of Guntur—*Petitioner* (Debtor).
Mahanthathi Raghava Reddy and others—*Respondents* (Creditors).

Notice is hereby given under section 43 (1) of the Provincial Insolvency Act V of 1920 that the

abandoned petitioner has applied to this Court to be adjudged insolvent and that the same stands posted to the 25th day of February 1932 for objections.

No. 125 or 1241, Sess-Court, GUYANA.

Reliance Bankways of Trinidad, Ltd.—Petitioner (Debtor).
Debitors—Creditors and others—Respondents (Creditors).

Notice is hereby given under section 16 (2) of the Provincial Insolvency Act V of 1920 that the abandoned petitioner has applied to this Court to be adjudged insolvent and that the same stands posted to the 25th day of February 1932 for objections.

No. 127 or 1932, Sess-Court, GUYANA.

Kamwandi Katsanya of Guyanapah—Petitioner (Debtor).
Takawandi Katsanya and others—Respondents (Creditors).

Notice is hereby given under section 16 (2) of the Provincial Insolvency Act V of 1920 that the abandoned petitioner has applied to this Court to be adjudged insolvent and that the same stands posted to the 25th day of February 1932 for objections.

No. 128 or 1931, Sess-Court, GUYANA.

Yagati Ramwandi of Channapah—Petitioner (Debtor).
(1) *Kandanda Vachada* and (2) *Kandanda Kachada—Respondents (Debtors).*

Notice is hereby given under section 16 (2) of the Provincial Insolvency Act V of 1920 that the abandoned petitioner has applied to this Court to be adjudged insolvent and that the same stands posted to the 25th day of February 1932 for objections.

No. 129 or 1931, Sess-Court, GUYANA.

Koti Sada Bodi and Keti Keti Bodi of Vengapah—Petitioner (Debtor).
Vasasakathakana and others—Respondents (Creditors).

Notice is hereby given under section 16 (2) of the Provincial Insolvency Act V of 1920 that the abandoned petitioner has applied to this Court to be adjudged insolvent and that the same stands posted to the 25th day of February 1932 for objections.

No. 131 or 1931, Sess-Court, GUYANA.

Calvada Lakshminarayana of Garia—Petitioner (Debtor).
Chavada Lakshminarayana and others—Respondents (Creditors).

Notice is hereby given under section 16 (2) of the Provincial Insolvency Act V of 1920 that the abandoned petitioner has applied to this Court to be adjudged insolvent and that the same stands posted to the 25th day of February 1932 for objections.

No. 142 or 1931, Sess-Court, GUYANA.

Chakrati Chakranya of Atrampah—Petitioner (Debtor).
Ram Rajanna and others—Respondents (Creditors).

Notice is hereby given under section 16 (2) of the Provincial Insolvency Act V of 1920 that the

abandoned petitioner has applied to this Court to be adjudged insolvent and that the same stands posted to the 25th day of February 1932 for objections.

No. 1 of 1932, Sess-Court, GUYANA.

Nalanda Ramwandi—Petitioner (Debtor).
Kuraman Ramwandi and others—Respondents (Creditors).

Notice is hereby given under section 16 (2) of the Provincial Insolvency Act V of 1920 that the abandoned petitioner has applied to this Court to be adjudged insolvent and that the same stands posted to the 25th day of February 1932 for objections.

No. 2 of 1932, Sess-Court, GUYANA.

Shik Nanda Bodi of Pindapah—Petitioner (Debtor).
Mekingati Karamkham and others—Respondents (Debtors).

Notice is hereby given under section 16 (2) of the Provincial Insolvency Act V of 1920 that the abandoned petitioner has applied to this Court to be adjudged insolvent and that the same stands posted to the 1st day of March 1932 for objections.

No. 3 of 1932, Sess-Court, GUYANA.

Prasanta Bhakaram of Akara—Petitioner (Debtor).
Chandragati Bhakaram and others—Respondents (Creditors).

Notice is hereby given under section 16 (2) of the Provincial Insolvency Act V of 1920 that the abandoned petitioner has applied to this Court to be adjudged insolvent and that the same stands posted to the 1st day of March 1932 for objections.

No. 4 of 1932, Sess-Court, GUYANA.

Pulanda Ramwandi of Thannapah—Petitioner (Debtor).
(1) *Mullikara Krishnamma* and her minor son (2) *Mullikara Ramakrishna and others—Respondents*

Notice is hereby given under section 16 (2) of the Provincial Insolvency Act V of 1920 that the abandoned petitioner has applied to this Court to be adjudged insolvent and that the same stands posted to the 2nd day of March 1932 for objections.

No. 5 of 1932, Sess-Court, GUYANA.

Koti Sadi Bodi of Vengapah—Petitioner (Debtor).
Tinyaga Nag Bodi and others—Respondents (Creditors).

Notice is hereby given under section 16 (2) of the Provincial Insolvency Act V of 1920 that the abandoned petitioner has applied to this Court to be adjudged insolvent and that the same stands posted to the 2nd day of March 1932 for objections.

No. 7 of 1932, Sess-Court, GUYANA.

Vai Bodi Karamkham of Karam—Petitioner (Debtor).
Karkagati Ramwandi and others—Respondents (Creditors).

Notice is hereby given under section 16 (2) of the Provincial Insolvency Act V of 1920 that the abandoned petitioner has applied to this Court to be adjudged insolvent and that the same stands posted to the 2nd day of March 1932 for objections.

No. 8 of 1932, Sra-Court, GUYANA

Devoted Samuels Ramayya of Potholamagallia—*Petitioner* (Creditor)
Yankaya Rajagaya and others—*Respondents* (Debtors).

Notice is hereby given under section 19 (2) of the Provincial Insolvency Act V of 1920 that the above-named petitioner has applied to this Court to be adjudged insolvent and that the same stands posted to the 2nd day of March 1932 for objections.

No. 9 of 1932, Sra-Court, GUYANA

Marjory Nagappa of Lagadipala—*Petitioner* (Creditor).

Paul Man Reddy of Lagadipala and others—*Respondents*.

Notice is hereby given under section 19 (2) of the Provincial Insolvency Act V of 1920 that the above-named petitioner has applied to this Court to be adjudged insolvent and that the same stands posted to the 2nd day of March 1932 for objections.

No. 10 of 1932, Sra-Court, GUYANA

Paburne Polioya of Tamaswade—*Petitioner*

(Creditor)
Ramaswami Lakshminarayana of Polioya, Palud taluk, and others—*Respondents*.

Notice is hereby given under section 19 (2) of the Provincial Insolvency Act V of 1920 that the above-named petitioner has applied to this Court to be adjudged insolvent and that the same stands posted to the 2nd day of March 1932 for objections.

No. 11 of 1932, Sra-Court, GUYANA

Chennamma Mallappa of Rantagala—*Petitioner* (Creditor).

Isakim Ling Reddy of Ongadipala and others—*Respondents*.

Notice is hereby given under section 19 (2) of the Provincial Insolvency Act V of 1920 that the above-named petitioner has applied to this Court to be adjudged insolvent and that the same stands posted to the 4th day of March 1932 for objections.

No. 12 of 1932, Sra-Court, GUYANA

Mandipalli Appayya of Rantagadipala—*Petitioner* (Creditor).

(1) Nalakuatha Guruswamy and his minor sons
(2) Nalakuatha Venkayya and (3) Nalakuatha Chinnai Yankaya and seven others—*Respondents*.

Notice is hereby given under section 19 (1) of Act V of 1920 that the above-named petitioner has applied to this Court to be adjudged insolvent (1) to (3) incidents and the same stands posted to 7th March 1932 for objections.

No. 13 of 1932, Sra-Court, GUYANA

Palaksha Palayoorayya of Marikavara, Palud taluk—*Petitioner*.

Chingappa Ramayya and others—*Respondents*.

Notice is hereby given under section 19 (1) of Act V of 1920 that the above-named petitioner has applied to be adjudged insolvent and that the petition stands posted to 7th March 1932 for objections.

No. 14 of 1932, Sra-Court, GUYANA

Bootha Ramaswami of Guntur—*Petitioner*.

Tirumala Ramaswamy and others—*Respondents*.

Notice is hereby given under section 19 (1) of Act V of 1920 that the above-named petitioner has applied to be adjudged insolvent and that the petition stands posted to 24th March 1932 for objections.

No. 15 of 1932, Sra-Court, GUYANA

Kari Krishna Reddy and another of Guntur—*Petitioner*.

Pandura Kari Reddy and others—*Respondents*.

Notice is hereby given under section 19 (1) of Act V of 1920 that the above-named petitioners have applied for adjudging first respondent insolvent and that the petition stands posted to 24th March 1932 for objections.

K. KALYANASWAMI,

Subordinate Judge.

Gunter, 24th February 1932.

No. 43 of 1930 (L.A. No. 473 of 1931), Sra-Court, MALAYA

Seetharama Pillai, son of Subrahmanyam Pillai, employed at Rayyan Company, Bangkok, residing at Yankayan, Malacca taluk—*Petitioner* (Creditor).

Lagadula Yankayan, Agaya and others—*Respondents* (Debtors).

Notice is hereby given that the above-named petitioner (creditor) has applied to this Court under section 41 of Act V of 1920 praying for an order of absolute discharge and that the said petition stands posted to 27th March 1932 for hearing in this Court.

E. G. SRINIVASA ACHARYA,

Additional Subordinate Judge.

Malacca, 1st February 1932.

No. 167 of 1931, Sra-Court, MALAYANAM

Narasimappa Kothaya—*Petitioner* (Debtor).

Rat. Vini Store Chandi & Co., etc.—*Respondents* (Creditors).

Notice is hereby given that the above-named petitioner has applied on 27th November 1931 to be adjudged insolvent. Official Receiver appointed interim receiver. The said petition stands posted to 15th February 1932 for hearing. Anyone wishing to oppose the same may appear either in person or by pleader on the aforesaid date.

No. 1 of 1932, Sra-Court, MALAYANAM

The Imperial Bank of India at Malappuram, represented by its agent Mr. S. N. Rao—*Petitioner* (Creditor).

Vappalappu Gopalakrishnam—*Respondent* (Debtor).

Notice is hereby given that the above-named petitioner has applied on 22nd December 1931 to be adjudged insolvent. The said petition stands posted for hearing to 24th February 1932. Anyone wishing to oppose the same may appear either in person or by pleader on the aforesaid date.

No. 2 of 1932, **Ses-Court, MANNAR.**
Genda Madayya—*Petitioner* (Debtor).
Debnath, Serrumath and others—*Respondents* (Creditors).

Notice is hereby given that the above-named petitioner has applied on 25th January 1932 to adjudge him insolvent. Official Receiver appointed interim receiver. The said petition stands posted to 25th March 1932 for hearing. Anyone wishing to oppose the same may appear either in person or by pleader on the aforesaid date.

No. 3 of 1932, **Ses-Court, MANNAR.**
Bodapani Panchulu—*Petitioner* (Debtor).
Bhaskaraji Bhaskaradasari and others—*Respondents* (Creditors).

Notice is hereby given that the above-named petitioner has applied on 14th December 1931 to adjudge him insolvent. Official Receiver appointed interim receiver. The said petition stands posted to 25th March 1932 for hearing. Anyone wishing to oppose the same may appear either in person or by pleader on the aforesaid date.

No. 4 of 1932, **Ses-Court, MANNAR.**
Joshi Ramayya—*Petitioner* (Debtor).
Rameswar Nagappa and others—*Respondents* (Creditors).

Notice is hereby given that the above-named petitioner has applied on 25th January 1932 to adjudge him insolvent. Official Receiver appointed interim receiver. The said petition stands posted to 15th March 1932 for hearing. Anyone wishing to oppose the same may appear either in person or by pleader on the aforesaid date.

No. 7 of 1932, **Ses-Court, MANNAR.**
Athel Madayya—*Petitioner* (Debtor).
Ria. Rajagel & Co. and others—*Respondents* (Creditors).

Notice is hereby given that the above-named petitioner has applied on 30th January 1932 to adjudge him insolvent. Official Receiver appointed interim receiver. The said petition stands posted to 5th March 1932 for hearing. Anyone wishing to oppose the same may appear either in person or by pleader on the aforesaid date.

No. 8 of 1932, **Ses-Court, MANNAR.**
Joshi Ramayya—*Petitioner* (Debtor).
Lingappaiah Lingappaiah and others—*Respondents* (Creditors).

Notice is hereby given that the above-named petitioner has applied on 19th January 1932 to adjudge him insolvent. Official Receiver appointed interim receiver. The said petition stands posted to 25th March 1932 for hearing. Anyone wishing to oppose the same may appear either in person or by pleader on the aforesaid date.

T. R. NARASIMHAMURTI SASTRI,
Principal Subordinate Judge
Mannar, 24th February 1932.

No. 15 of 1931, **Ses-Court, MAYAVARAM.**
T. Kedu Appay, adopted son of Kothandaram Appay, at Big Bazaar street, Koda Mayavaram—*Petitioner* (Debtor).
M. Narayanaswami Appay and others—*Respondents*.

Under section 27 of Act V of 1930, it is hereby notified that the above-named petitioner has been

adjudged an insolvent on 25th January 1932; that his properties are vested in the Official Receiver, Koda Mayavaram, that the creditors should prove their claims as early as possible and that the petitioner should apply for final discharge within six months from 25th January 1932.

No. 25 of 1931, **Ses-Court, MAYAVARAM.**
Halayasa Achi, son of Vannappa Chettiar, at Koda Devakotta—*Petitioner* (Debtor).
Kannir, son of Vaidyanatha Appay, at Kottam, Koda—*Respondent* (Debtor).

Under section 27 of Act V of 1930, it is hereby notified that the above-named respondent has been adjudged an insolvent on 25th January 1932; that his properties are vested in the Official Receiver, Koda Mayavaram, that the creditors should prove their claims as early as possible and that the respondent should apply for final discharge within six months from 25th January 1932.

C. GOTTENDAN NAYAR,
Subordinate Judge,
Mayavaram, 16th February 1932.

No. 14 of 1932 (O.P. No. 12 of 1931),
Ses-Court, MANNAR.

Thangala Kandaswami of Nampur—*Petitioner* (Debtor).
Genda Venkayya's late of Panchakottar and others—*Respondents* (Creditors).

Notice is hereby given under section 43 of the Provincial Insolvency Act V of 1930 that the above-named petitioner has applied to this Court for an order of discharge and the said petition stands posted to 25th February 1932 for hearing. If any creditor wishes to oppose the said petition, he may do so either in person or by pleader.

No. 22 of 1931, **Ses-Court, MANNAR.**
Vijayath Serrumayyanaswami of Kottam—*Petitioner* (Debtor).
Kandaswami Kandaswami of Nampur—*Respondent* (Debtor).

Notice is hereby given under section 19, clause (1) of the Provincial Insolvency Act V of 1930 that the above-named petitioner has applied to this Court to adjudicate respondent insolvent and the said petition stands posted to 25th February 1932 for hearing. If any creditor wishes to oppose the said petition, he may do so either in person or by pleader.

No. 16 of 1931, **Ses-Court, MANNAR.**
Nallarasappi Venkatarathnamayya, Kodaikkal, collector, Kodaikkal, Tanjore District Revenue's Court—*Petitioner* (Debtor).
Mangayil Anjeyappa, Vengal, at Makkanthala and others—*Respondents* (Creditors).

Notice is hereby given under section 10, clause (1) of the Provincial Insolvency Act V of 1930 that the above-named petitioner has applied to this Court to adjudge his respondent and the said petition stands posted to 25th February 1932 for hearing. If any creditor wishes to oppose the said petition, he may do so either in person or by pleader.

C. R. KRISHNA SAG,
Subordinate Judge,
Mannar, 24th February 1932.

No. 2 of 1932, **Sub-Court, Nagapattinam.**

Guantanamo Ayaz—Petitioner.
Mahomed Ayaz, son of Yaqubkhan Ayazkhan, 1914, resident of Firm Bazar, Thero-madapattanam, French Territory.—*Respondent*

Whereas the abovesaid petitioner has applied to this Court to revoke the said respondent as an insolvent under sections 9 and 13 of the Provincial Insolvency Act V of 1920, this is to give notice that the said petition is posted to 22nd March 1932 for hearing. Those who wish to oppose this application should appear before this Court, in person or by pleader at 11 a.m. on the said date.

No. 3 of 1932, **Sub-Court, Nagapattinam.**

D. Yamasami Ayyar—Petitioner.
Rajagopal Aiyar (deceased), represented by second respondent (deceased) (deceased), widow of first respondent, residing at Peruvatt Road, Meli Madhavaram, Nagam, Nagapattinam district.—*Respondent*

Whereas the abovesaid petitioner has applied to this Court to declare the said respondent as an insolvent under sections 9 and 13 of the Provincial Insolvency Act V of 1920, this is to give notice that the said petition is posted to 22nd March 1932 for hearing. Those who wish to oppose this application should appear before this Court, in person or by pleader at 11 a.m. on the said date.

P. G. RAMA AYYAR,
Subordinate Judge.

Nagapattinam, 12th February 1932.

No. 10 of 1931, **Sub-Court, Pattoorin.**

Tamizhselvi Chemo Tampuran's sons Gopulakam (deceased), Anandakrishnan (deceased), Gopulakrishnan (deceased), Velupillai (deceased), Narayana (deceased) by pleader under Vella Thangalathar, residing at Koduvayal or nearest, Palghat District.—*Petitioner*

Kanjia Tampuran and tampannam others.—*Respondents*

Notice is hereby given under section 30 of Act V of 1920 that the liability of the petitioners above named is hereby assigned to respondents, that the 10th day of June 1932 is hereby fixed to apply for discharge, that creditors should prove their claims as early as possible before M. H. P. K. S. Gopulakrishnan Ayyar, Advocate, a valid of this Court, who has been appointed special receiver for administration of the estate.

U. RAMAIA,
Subordinate Judge.

Palghat, 23rd January 1932.

No. 4 of 1932, **Sub-Court, Ramanad.**

M. S. Srid Mahomed—Petitioner.
M. S. Srid Mahomed, son of Ahmed Jaidithkhan, residing at Kollakudi, Ramanad district.—*Respondent*

Notice is hereby given under sections 9 and 13 of the Provincial Insolvency Act V of 1920 that the abovesaid petitioner has applied to this Court to assign the respondent as insolvent and that the petition is posted to 26th March 1932.

K. M. KRISHNA KURUP,
Additional Subordinate Judge.

Madurai, 2nd February 1932.

No. 10 of 1932 (S.I.A. No. 11 of 1932),
Sub-Court, South Kanara.

J. P. Bhatnagar—Petitioner.
J. P. C. Society and others.—*Respondents*

Notice is hereby given under section 41 of Act V of 1920 that the abovesaid petitioner has applied to this Court for an absolute order of discharge and that his application stands posted for hearing to 22nd February 1932. Any creditor wishing to oppose the said application may appear before this Court either in person or by valid on the said date.

M. C. KRISHNAIAH NAMBIYAR,
Subordinate Judge.

Mangalore, 4th February 1932.

No. 24 of 1930, **Sub-Court, Tiruvai.**

Jelody Jeppaya Choudhry, son of Subbaya, 20 years, Karam, cultivator, Annamalai—Petitioner (S.I.A.).

Subbaya, Harachand Kottaraya, etc.—Respondents

Notice is hereby given under sections 28 and 30, Provincial Insolvency Act, that the order of this Court, dated 29th November 1930, assigning the petitioner as an insolvent is and the same hereby is cancelled and the order vesting the properties in the Official Receiver, Gunder, is rescinded and the properties are now vested in the insolvent petitioner under the proposed scheme of arrangement.

No. 45 of 1930, **Sub-Court, Tiruvai.**

Metta Nagappa, son of Narayanaiah, 40 years, Karam, cultivator, Ranganay—Petitioner

(S.I.A.).
Heng Sengul Kottaraya and others—Respondents.

Notice is hereby given under section 45, Provincial Insolvency Act, that the order of this Court, dated 4th December 1930, assigning the petitioner as an insolvent is hereby rescinded for as order of this Court, dated 2nd January 1932, as the petition for extension of time for applying for discharge was dismissed.

M. ANANTAGIRI RAO,
Subordinate Judge.

Tiruvai, 6th February 1932.

No. 15 of 1931, **Sub-Court, Tiruvannamalai.**

Thandabanda Pillai—Deceased.
Vythilingam Pillai and others—Creditors.

The order of adjudication made in the above case has been rescinded by order of this Court, dated 29th January 1932, for the debtors to apply for discharge.

No. 41 of 1929 (S.I.A. No. 1841 of 1931),
Sub-Court, Tiruvannamalai.

Vandakudi Mahayana Karaya, son of Thayanna Kothan of Alathandi village, Tiruchikangudi taluk—Petitioner (S.I.A.).

Varagapandi and others—Respondents (Creditors).

The above petition for discharge filed by the above petitioner under section 41 of Act V of 1920 comes on for hearing before the Subordinate Judge, Tiruchikangudi, on 23rd February 1932.

No. 27 of 1930, **Sub-Court, Tiruvannamalai.**

N. L. Sivaswami Ayyar—Petitioner.
Mangalattu Janga Singh Sani and others—Respondents.

Time to apply for discharge in the above case has been extended till 19th May 1932 by order of Court, dated 2nd December 1931.

No. 21 of 1930 (I.A. No. 1532 of 1931).
Sew-Chart, Tannamoor.

Creditors, alias Mahanani Maran, residing at
Tha. Pether, Madras (Debtor).
S. Sanyal Bakshi and others—Respondents (Creditors).
The above petition for discharge filed by the
above petitioner under section 41 of Act V of
1920 comes on for hearing before the Subordinate
Judge, Trichinopoly, on 23rd February 1932.

No. 47 of 1930, Sew-Chart, Tannamoor.
M. H. Vengappan Chetti—Petitioner.
North Parakkalath Chetti and others—Respondents.

Time to apply for discharge in the above case
has been extended till 30th July 1932 by order of
Court, dated 23rd January 1932.

No. 56 of 1931 (I.A. No. 1053 of 1931).
Sew-Chart, Tannamoor.

Sankaranthi Ayyar, son of Rameswanda Ayyar,
at Rameswaram village, Trichinopoly taluk—
Petitioner (Debtor).
V. Rameswami Ayyar and others—Respondents
(Creditors).

The above petition for discharge filed by the
above petitioner under section 41 of Act V of 1920
comes on for hearing before the Subordinate
Judge, Trichinopoly, on 23rd February 1932.

No. 60 of 1930, Sew-Chart, Tannamoor.
Vengappan Marudai—Petitioner.
Vythikoppa Pillai and others—Respondents.

Time to apply for discharge in the above case
has been extended till 17th December 1932 by
order of Court, dated 26th January 1932.

No. 65 of 1930 (I.A. No. 35 of 1931).
Sew-Chart, Trichinopoly.

Mathanmani Pillai, son of Vengudra Pillai,
Kannur, Kannur, Kollaver, Kollaiyil taluk—
Petitioner (Debtor).
Mahanani Rathi and others—Respondents
(Creditors).

The above petition for discharge filed by the
above petitioner under section 41 of Act V of
1920 comes on for hearing before the Subordinate
Judge, Trichinopoly, on 27th February 1932.

No. 70 of 1930, Sew-Chart, Trichinopoly.
Trichinopoly Mercantile Bank by Managing
Director—Petitioner (Creditors).
M. Perumal Pillai—Respondent (Debtor).

Time to apply for discharge in the above case
has been extended till 6th October 1932 by order
of Court, dated 26th January 1932.

No. 4 of 1932, Sew-Chart, Tannamoor.
Periyanthi Marudai—Petitioner.
Sidda Rao and others—Respondents.

Time to apply for discharge in the above case
has been extended till 15th March 1932 by order
of Court, dated 26th January 1932.

No. 13 of 1931, Sew-Chart, Tannamoor.
Rameswami Pillai, son of Vengudra Pillai,
residing at Oudhali village, Marangudi
Taluk, Kollam—Debtor (Respondent).
Pakeryandi Karandam and others—Respondents
(Creditors).

Notice is hereby given that the above-named
debtor has been adjudged insolvent by this Court

on 16th January 1932 with directions to apply for
discharge on or before 18th July 1932. Creditors
may prove their claims before the Official Receiver,
Trichinopoly, only.

No. 71 of 1931, Sew-Chart, Tannamoor.

S. Sanyal Marudai son of Rameswami Marudai,
residing at Rameswami Kollamthali, Kollam
Taluk—Petitioner (Debtor).
Rameswami Marudai and others—Respondents
(Creditors).

Notice is hereby given that the above-named
debtor has been adjudged insolvent by this Court
on 15th January 1932 with directions to apply for
discharge on or before 22nd January 1932. Creditors
may prove their claims before the Official
Receiver, Trichinopoly, only.

No. 80 of 1931, Sew-Chart, Tannamoor.

Rameswami Ayyar, son of Sankarappa Ayyar,
residing at Vellakkenampalli, Pappanadu
Taluk, Kollam—Petitioner (Debtor).
Palamappa Chetti and others—Respondents
(Creditors).

Notice is hereby given that the above-named
debtor has been adjudged insolvent by this Court
on 26th January 1932 with directions to apply for
discharge on or before 26th January 1932. Creditors
may prove their claims before the Official
Receiver, Trichinopoly, only.

No. 83 of 1931 Sew-Chart, Tannamoor.

Sankarappa Marudai, son of Vengudra Marudai,
residing at Thayur, Trichinopoly Taluk—
Petitioner (Debtor).
A. S. Gopalakrishnan Ayyar and others—Respondents
(Creditors).

Notice is hereby given that the above-named
debtor has been adjudged insolvent by this Court
on 26th January 1932 with directions to apply for
discharge on or before 26th January 1932. Creditors
may prove their claims before the Official
Receiver, Trichinopoly, only.

No. 65 of 1931, Sew-Chart, Tannamoor.

Angeli Raja alias Duraimoni Raja, son of Sengai
Raja, residing at Nivindigudi, Lakshmi taluk—
Petitioner (Debtor).
Ayyappa Maheswari Rameswar and others—Respondents
(Creditors).

Notice is hereby given that the above-named
debtor has been adjudged insolvent by this Court
on 26th January 1932 with directions to apply for
discharge on or before 26th January 1932. Creditors
may prove their claims before the Official
Receiver, Trichinopoly, only.

No. 503 of 1931, Sew-Chart, Tannamoor.

The Coimbatore Spinning and Weaving Company,
Limited, by their Managing Agents T. Suresh
and Company—Petitioner (Creditors).

W. K. S. S. Balakrishnan Ayyar firm carrying on
business in Bag Chetti street, Trichinopoly,
represented by partners, W. K. S. S. Balakrishnan
Ayyar and S. D. Suresh Ayyar—Respondents (Debtor).

Notice is hereby given that the above petition
filed by the creditor to adjudge the debtor insolvent
comes on for hearing before the Subordinate
Judge of Trichinopoly on 27th February 1932.

No. 111 of 1911, *Sub-Court, Trichinopoly.*

K. V. Narayanaswami Pillai, son of Vethakudi Pillai at Annamalai street, Trichinopoly Petitioner (Defendant).
Vethakudi Pillai and others—Respondents (Creditors).

Notice is hereby given that under Act V of 1909 the above application put in by the petitioner for being adjudged an insolvent comes on for hearing on 2nd February 1912.

No. 112 of 1911, *Sub-Court, Trichinopoly.*

Seemadurai Karandam, son of Seemadurai Karandam, Chondamalai village, Ootacamundi, Karai taluk—Petitioner (Debtor).
Nallappa Karandam and others—Respondents (Creditors).

Notice is hereby given that under Act V of 1909 the above application put in by the petitioner for being adjudged an insolvent comes on for hearing on 2nd February 1912.

No. 114 of 1911, *Sub-Court, Trichinopoly.*

V. K. Vero (Dr) Ravasari—Petitioner (Creditor).
A. M. Basava Ravasari and S. M. Padi Mahamud Ravasari, sons of Mahamud Qasim Ravasari, residing at Engallemudi, Kallitola taluk—Respondents (Debtors).

Notice is hereby given that the above petition filed by the creditor to adjudge the respondents (Debtors) as insolvent comes on for hearing before the Subordinate Judge of Trichinopoly on 22nd February 1912.

No. 1 of 1912, *Sub-Court, Trichinopoly.*

Pillayappa Karandam, son of Sivas Karandam at Arayampalayam, Pargai Thottalamudi, Karai—Petitioner (Debtor).
Nallappa Karandam and others—Respondents (Creditors).

Notice is hereby given that under Act V of 1909 the above application put in by the petitioner for being adjudged an insolvent comes on for hearing on 2nd February 1912.

No. 2 of 1912, *Sub-Court, Trichinopoly.*

Thiruvannam Karandam, son of M. Kalliamandal Karandam, Nagampalli village, Karai taluk—Petitioner (Debtor).
Sakkalingam Chetti and others—Respondents (Creditors).

Notice is hereby given that under Act V of 1909 the above application put in by the petitioner for being adjudged an insolvent comes on for hearing on 2nd February 1912.

No. 3 of 1912, *Sub-Court, Trichinopoly.*

P. Thiruvannamalai—Petitioner (Creditor).
B. Krishnaswami Arayappa, son of Rangaswami Arayappa, residing at Kad. Uthara street, Srirangam, but whose whereabouts are not known—Respondent (Debtor).

Notice is hereby given that the above petition filed by the creditor to adjudge the debtor as insolvent comes on for hearing before the Subordinate Judge of Trichinopoly on 2nd February 1912.

No. 4 of 1912, *Sub-Court, Trichinopoly.*

Kannappa Karandam, son of Rajya Vellappa Karandam, Sakkalingam Karai Camp, Karai taluk—Petitioner (Debtor).
Sakkalingam Karandam and others—Respondents (Creditors).

Notice is hereby given that under Act V of 1909 the above application put in by the petitioner for being adjudged an insolvent comes on for hearing on 2nd February 1912.

No. 5 of 1912, *Sub-Court, Trichinopoly.*

Muthuvijaya Reddy, son of Sathya Reddy, Pothumudi, Karandam, Mann taluk—Petitioner (Debtor).
Perumal Reddy and others—Respondents (Creditors).

Notice is hereby given that under Act V of 1909 the above application put in by the petitioner for being adjudged an insolvent comes on for hearing on 2nd February 1912.

No. 7 of 1912, *Sub-Court, Trichinopoly.*

Narasimhan Chettyar and Nataraja Chettyar, sons of Rajagowal Chettyar at Karai Taluk—Petitioners (Debtors).

X. M. Thiruvannam Pillai and others—Respondents (Creditors).

Notice is hereby given that under Act V of 1909 the above application put in by the petitioners for being adjudged insolvent comes on for hearing on 2nd February 1912.

No. 8 of 1912, *Sub-Court, Trichinopoly.*

Srinivasan Pillai, Channarayana Pillai and Nataraja Pillai, sons of Mathiaswami Pillai, Vengaloor, Trichinopoly taluk—Petitioners (Debtors).

Chandrasekhar Chetti and others—Respondents (Creditors).

Notice is hereby given that under Act V of 1909 the above application put in by the petitioners for being adjudged insolvent comes on for hearing on 2nd February 1912.

No. 9 of 1912, *Sub-Court, Trichinopoly.*

Vijayar Karandam, son of Palani Karandam at Vengaloor, Mannudi, Karai—Petitioner (Debtor).

Muthappa Karandam and others—Respondents (Creditors).

Notice is hereby given that under Act V of 1909 the above application put in by the petitioner for being adjudged an insolvent comes on for hearing on 2nd February 1912.

No. 11 of 1912, *Sub-Court, Trichinopoly.*

T. R. Vanniarajulu Nayar, Bell street, son of Ramaswami Nayar at South Chitra street, Srirangam—Petitioner (Debtor).
Sakkalingam Arund and others—Respondents (Creditors).

Notice is hereby given that under Act V of 1909 the above application put in by the petitioner for being adjudged an insolvent comes on for hearing on 2nd February 1912.

No. 12 of 1912, *Sub-Court, Trichinopoly.*

Appaswami Pillai, son of Narayana Pillai at Waco, Trichinopoly taluk—Petitioner (Debtor).
Sanga Pillai and others—Respondents (Creditors).

Notice is hereby given that under Act V of 1909 the above application put in by the petitioner for being adjudged an insolvent comes on for hearing on 2nd February 1912.

No. 12 of 1931, Sra-Court, TIRUVARUR.
Methadrasa Nayudu, son of Elayya Nayudu at Jaffa Sahib street, Tichikampy Path-Pal-
liser (Delator).

T. V. Sankaran Ayyar and others—Respondents (Creditors).

Notice is hereby given that under Act V of 1902 the above application put in by the petitioner for being adjudged an insolvent comes on for hearing on 27th February 1932.

C. N. KUPPUSWAMI,

Subordinate Judge.

Tichikampy, 26th February 1932.

No. 53 of 1931, Sra-Court, TIRUVARUR.
V. M. Rameswari Ayyar, son of Matha Ayyar, of Valluvar, Sankarathani taluk—Jasudant.

Pursuant to a petition, dated 17th April 1931, and on reading the petition, counter, and on hearing the arguments, it is ordered that the debtor be and the said debtor is hereby adjudged insolvent. The District Official Receiver, Tiruvarur, is appointed Receiver and the properties of the insolvent will vest in him. The insolvent will appear before him on the 15th day of March 1932. The time to apply for discharge is on 1st July 1932.

No. 26 of 1931, Sra-Court, TIRUVARUR.
K. Nageswari Nayakar, son of K. Nageswari Nayakar, residing at Keesanthiyaras, Sankarathani taluk—Jasudant.

Pursuant to a petition, dated 15th August 1931, and on reading the petition, counter, and on hearing the arguments, it is ordered that the debtor be and the said debtor is hereby adjudged insolvent. The District Official Receiver, Tiruvarur, is appointed Receiver and the properties of the insolvent will vest in him. The insolvent will appear before him on the 15th day of March 1932. The time to apply for discharge is one year from this date.

No. 35 of 1931, Sra-Court, TIRUVARUR.

Sankarathani Pillai, son of Ananthagiri Pillai, residing at Sankarathani taluk—Jasudant.

Pursuant to a petition, dated 15th August 1931, and on reading the petition, counter, and on hearing the arguments, it is ordered that the debtor be and the said debtor is hereby adjudged insolvent. The District Official Receiver, Tiruvarur, is appointed Receiver and the properties of the insolvent will vest in him. The insolvent will appear before him on the 15th day of March 1932. The time to apply for discharge is one year from this date.

No. 59 of 1931, Sra-Court, TIRUVARUR.
K. A. Sankaran Ayyar, son of Aiyar Ayyar, residing at Rajapillai lane, Tiruvarur—Jasudant.

Pursuant to a petition, dated 4th November 1931, and on reading the petition, counter, and on hearing the arguments, it is ordered that the debtor be and the said debtor is hereby adjudged insolvent. The District Official Receiver, Tiruvarur, is appointed Receiver and the properties of the insolvent will vest in him. The insolvent will appear before him on the 15th day of March 1932. The time to apply for discharge is one year from this date.

B. VENKATACHALAM AYYAR,

Subordinate Judge.

Tiruvorur, 4th February 1932.

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No. 14 of 1931, Sra-Court, VILLUPUTUR.

M. J. Muhammed Khan Sahib, son of Muhammad Sahib and M. Muhammad Sahib, son of M. J. Muhammed Khan Sahib, both at Desampet, Chakkappan—Palluvu (Delator).

Sah. Karam Das Gopaswami Das and eight others—Creditors (Creditors).

Notice is hereby given that the above-named petitioners have been adjudged insolvent in pursuance of this Court, dated 10th February 1932, that they should apply for discharge within six months from the above-named date, that their properties will vest in the Official Receiver of North Arcot and that all the creditors may prove their claims before the said Official Receiver as early as possible.

No. 2 of 1932, Sra-Court, VILLUPUTUR.

Srinivas Chetti, son of Chinnai Chetti at Sankarathani taluk, Palur taluk—Palluvu (Delator).

Chinnai Chetti and twenty-one others—Creditors (Creditors).

Notice is hereby given that the above-named petitioners have applied to this Court to be adjudged insolvent and that the above-named petitioners stand posted on 21st March 1932 for hearing.

No. 15 of 1932, Sra-Court, VILLUPUTUR.

Ananthan, Nether, son of Nallathandi Nether, residing at Velluppalai street, Tiruvannamalai—Palluvu (Delator).

Kandamalai Pillai and others—Creditors (Creditors).

Notice is hereby given that the above-named petitioners have applied to this Court for being adjudged insolvent and that the said petitioners stand posted on 24th March 1932 for hearing.

G. V. SAMPATH AYYANGAR,

Subordinate Judge.

Villuputur, 16th February 1932.

No. 3 of 1931, Sra-Court, VILLUPUTUR.

Chinnai Chetti, Nether, son of Nallathandi Nether, residing at Velluppalai street, Tiruvannamalai—Palluvu (Delator).

Notice is hereby given that the above-named petitioners have applied to this Court to be adjudged insolvent and that the said petitioners stand posted on 24th March 1932 for hearing.

No. 1 of 1932, Sra-Court, VILLUPUTUR.

Velluppalai Chetti, son of Velluppalai Chetti, 34 years, Velluppalai, no profession, at Desampet, Villuputur taluk—Palluvu (Delator).

Nether Chetti and others—Creditors (Creditors).

Notice under section 30 of the Provincial Insolvency Act V of 1904 is hereby given that the above-named petitioners have applied to this Court to be adjudged insolvent and that the petition is posted on 14th March 1932 for hearing. Any creditor wishing to oppose the application may appear before this Court on this date either in person or by pleader.

T. V. KAMAYANAYAKA,

Subordinate Judge.

Villuputur, 9th February 1932.

No. 3 of 1932, District Muzari's Court,
Cuddalore.

Kottai Krishnan's son Subbarao, Kora and Kottai
Thekkai's son Pothu—*Plaintiffs* (Debtors).
P. K. A. Krishna Ayyar and another others—
Respondents (Creditors).

Notice is hereby given under section 19 (2)
of the Provincial Insolvency Act V of 1920 that
the above-named petitioners have applied to this
Court for discharge; that accordingly, and that the
petition stands posted to 20th March 1932 for
hearing. Any creditor who is wishing to oppose
the same may do so either in person or by pleader
on the said date.

S. MOUSKARARAJA AYYANGAR,
District Magist.

Cuddalore, 26th February 1932.

No. 4 of 1932, District Muzari's Court,
Cuddalore.

Marudakani Chettiar, son of Subbi Chettiar,
Dudumai, residing at Vellikolamp, Ponnai-
tam—*Plaintiff* (Debtor).
Sankaran, Reddy, the, Ltd., and others—*Respondents*
(Creditors).

Notice is hereby given that the petitioner
above-named has applied to this Court to be
adjudged as insolvent and the said petition
stands posted to 2nd March 1932 for disposal.

K. S. GANESA AYYAR,
District Magist.

Cuddalore, 26th February 1932.

No. 2 of 1932, District Muzari's Court,
Kannur.

Peddykavai Parakkal and four others—*Plaintiffs*.
Nani Amma Sulek and four others—*Counter-
petitioners*.

Notice is hereby given under section 19 of the
Provincial Insolvency Act V of 1920 that the
above-named petitioners have applied to this Court
for being adjudged insolvents and that the petition
stands posted to 22nd February 1932.

C. BHAKTAVATSULU MAYUDU,
District Magist.

Kannur, 2nd February 1932.

No. 3 of 1932, District Muzari's Court,
Kannur.

Venmesolliyer Vethala, Reddi of Kanara Naga-
pattanam—*Plaintiff* (Debtor).

Lakkimreddy Vethala Reddi and others—
Respondents (Creditors).

Notice is hereby given under section 19 (2)
of the Provincial Insolvency Act V of 1920 that
the above-named petitioner's insolvency peti-
tion praying that he may be adjudged an insolvent
stands posted to the 15th day of March 1932.

No. 4 of 1932, District Muzari's Court,
Kannur.

Nagakudi Sengayya of Varinakkula in Patti-
konda taluk—*Plaintiff* (Debtor).

Varinakkula Sengayya and others—*Respondents*
(Creditors).

Notice is hereby given under section 19 (2) of the
Provincial Insolvency Act V of 1920 that the

above-named petitioner's insolvency petition pray-
ing that he may be adjudged an insolvent stands
posted to the 15th day of March 1932.

V. N. DIRKSHETULU,
District Magist.

Kannur, 26th February 1932.

No. 7 of 1932, District Muzari's Court,
Kannur.

Manthilath Therasan of Thakoda Thera, residing
at Adakkalappam, Sackamangudi taluk—
Plaintiff.

A. S. A. Alpanarasund Nadar and others—
Creditors.

Notice under section 37 (2) of the Provincial
Insolvency Act V of 1920 is hereby given that the
order of adjournment made by this Court, on 6th
February 1932, in P. No. 7 of 1932, is cancelled
on 26th January 1932, as the said insolvent has
not applied for extending the time fixed for
discharge through argument, and the properties of
the insolvent will vest in him.

L. V. SIVARAMAKRISHNA AYYAR,
District Magist.

Kovilpatti, 26th February 1932.

No. 2 of 1932, District Muzari's Court,
Madurai Town.

Venayaga Pillai—*Petitioner*.

K. S. Kadir Moideen Faridier and others—
Respondents.

Notice is hereby given that the above-named
petitioner has applied to this Court under sections
19 and 21 of Act V of 1920 praying to be adjudged
an insolvent and that the said petition stands
posted for hearing in this Court on 30th March
1932.

A. V. BALAKRISHNA MENON,
District Magist.

Madurai, 2nd February 1932.

No. 35 of 1931, District Muzari's Court,
Mannargudi.

K. Ramappa Pai, son of Parda Pai, residing in
Mannargudi town—*Petitioner*.

A. Sankaran Nappayya Cheria and others—
Creditors.

Under section 23 of Act V of 1920, notice is
hereby given that the above-named petitioner is
adjudged insolvent by this Court on 15th January
1932 and he is directed to apply for discharge in
six months. All his creditors should present their
claim by filing or by sending by registered post
an affidavit to this Court as early as possible.

P. NARAYANA MENON,
District Magist.

Mannargudi, 24th January 1932.

No. 4 of 1932, DISTRICT MURDER COURT,
RAIPUR.
Mamabanti Venkateswara and Mamabanti
Bhambhalingappa—Prisoners.
P. Poddh Rangappa and others—Respondents.
Notice is hereby given under section 19 (2) of
Act V of 1930 that the above-named petitioners
applied to this Court to be adjudicated as insolvents
and the said petition stands posted to 2nd March
1932 for hearing. If any creditor wishes to oppose
the petition he may do so on or before the date
either in person or by vald.

No. 5 of 1932, DISTRICT MURDER COURT,
RAIPUR.
H. Poddh and H. Khandakshi—Petitioners.
G. Sankappa and others—Respondents.
Notice is hereby given under section 19 (2) of
Act V of 1930 that the above-named petitioners
have applied to this Court to be adjudicated as
insolvents and the said petition stands posted to
2nd March 1932 for hearing. If any creditor
wishes to oppose the petition, he may do so on
or before the hearing date either in person or by
vald.

P. VYASA RAO,
District Munsif.
Raipur, 9th February 1932.

No. 12 of 1931, DISTRICT MURDER COURT,
RAIPUR.
Sadan Poddh, Thangappa and Rangah of Jangla-
pali, land of Chakrasala, Hoshangabad taluk—
Prisoners (Indebted).
K. N. Akshararam and seven others—Creditors.
Notice is hereby given that the above-named
petitioners were adjudged insolvents by this
Court on 27th January 1932 and that creditors
should prove their claims as soon as possible by
delivering or sending by registered post to the
Official Receiver, Amritsar, an affidavit in Form
No. 3.

R. GANAPATI AYYAR,
District Munsif.
Raipur, 2nd February 1932.

No. 27 of 1932, DISTRICT MURDER COURT,
RAIPUR.
Bharat Kaji Baidh, 35 years, son of Hanappa, of
Shrivijaya Valsapurna of Jangalchodga taluk—Prisoner.
Sadan Poddh Vandasappa and another—Creditors.
This is to certify that the above-named petitioner
has filed a petition on 23d December 1931 for
adjudging him as insolvent and the said peti-
tion is posted to 4th March 1932 for hearing.

B. B. KRISHNAMURTHI,
District Munsif.
Raipur, 9th February 1932.

No. 6 of 1932, DISTRICT MURDER COURT,
RAIPUR.
Kand Poddh Venkateswara—Prisoner.
Kand Rangappa and two others—Respondents.
Notice under section 20 of Act V of 1930,
the above petitioner was adjudicated as insolvent

by this Court on 21st January 1932. All the
creditors of the insolvent should prove their
debts before the Official Receiver, Raipur, before
the 1st day of March 1932. One year's time was allowed to the petitioner for
first discharge from 21st January 1932.
P. MUDSACHANAYYA RAYTHU,
District Munsif.
Raipur, 26th February 1932.

No. 42 of 1931, DISTRICT MURDER COURT,
RAIPUR.
Anandachari Chinn Bannan, son of Subbappa,
Kapa, 20 years, of Venkateswara—Prisoner
(Indebted).
Kattappa Rangappa and others—Creditors.
The above-named petitioner was adjudged as
insolvent on 24th February 1932 and one year's
time has been granted for applying for first dis-
charge.

K. RAMANUJA ACHARI,
District Munsif.
Raipur, 26th February 1932.

No. 47 of 1931, DISTRICT MURDER COURT,
RAIPUR.
Venkateswara Appa—Prisoner (Debtor).
Korramma Appa and five others—Creditors.
Notice is hereby given that the above-named
petitioner has been adjudged as insolvent by an
order of this Court dated 27th January 1932,
and has been allowed one year to apply for dis-
charge. Creditors should prove their debts before
the Official Receiver, Raipur.

R. K. SUBRAMANYA AYYAR,
District Munsif.
Raipur, 26th February 1932.

No. 18 of 1932, DISTRICT MURDER COURT,
RAIPUR.
Kodera Ramanna, son of Madhanna, Davatla,
residing at Madhanna, Rajahmundry—
Prisoner (Debtor).
Sadan Rangappa Dasappa Ganesa Sankarada Thadwa
Sankarada and two others—Respondents
(Creditors).

Notice is hereby given under section 19 (2) of
the Insolvency Act that the above-named
petitioner has applied to this Court to be declared
an insolvent and that his application is posted
on 27th February 1932 for hearing.
H. BANASWAMI AYYANGAR,
District Munsif.
Raipur, 26th January 1932.

No. 8 of 1932 (S.A. No. 107 of 1932),
DISTRICT MURDER COURT, RAIPUR.
Poddh Chinnappa, son of Subbappa, Kanna,
aged 45, of Thangappa—Indebted.
Rangappa Sankarada and three others—Creditors.
Take notice that the above-named petitioner
has applied to this Court for an order of discharge
under section 44 of Act V of 1930 and
that his petition stands posted to 2nd March
1932.

No. 10 of 1929 (G.A. No. 17 of 1931).
District Muzrai's Court, Tondiar.

Venugopu Appanna, son of Appanna, Chinnai,
code of (Pahar)-*Chinnai*.
Aldagade Annasami and ten others—*Chinnai*.

Notice that the above-named insolvent has applied to this Court for an order of absolute discharge under section 44 of Act V of 1929 and that his petition stands posted to 25th March 1932.

No. 4 of 1931 (G.A. No. 104 of 1933).
District Muzrai's Court, Tondiar.

(B) Pudent Chinnai, son of Venugopu, 29.
Indragan, 31 Pudent Venugopu, son of
Chinnai, 31 Indragan and (B) Pudent
Venugopu, son of Venugopu, 25.
Indragan—*Chinnai*.

Kutub Indragan and twelve others—*Chinnai*.

Notice that the above-named insolvents have applied to this Court for an order of absolute discharge under section 44 of Act V of 1929 and that their petition stands posted to 25th March 1932.

G. S. VENKATARAMA AYYAR,
District Muzrai.

Tondiar, 26th February 1932.

No. 9 of 1931, District Muzrai's Court,
Tondiar.

Venugopu Mahal, son of Pannasami Mahal
of Tondiar—*Pannasami*.

Mahamed Ismail Sahib, Secretary, Urban Board,
Tondiar and six others—*Pannasami*.
(*Chinnai*).

Notice is hereby given under section 44 of Act V of 1929 that the above-named petitioner has applied to this Court for an order of discharge and that this petition stands posted to 25th March 1932 for hearing. Any creditor wishing to oppose the same may do so either in person or through agent on that date.

K. S. V. ROWLEE,
District Muzrai.

Tondiar, 24th February 1932.

No. 18 of 1931, District Muzrai's Court,
Tondiar.

Vella Kanne—*Pannasami* (Duke).

Kannan Pannasami and six others—*Pannasami*.
(*Chinnai*).

Notice is hereby given under section 26 of Act V of 1929 that the above-named petitioner has been adjudged an insolvent by order of this Court, dated the 25th January 1932, that the above-named insolvent should apply for his discharge on or before the 24th July 1932, that creditors should prove their claims as soon as possible and that a claim may be proved by delivering or tender by registered post to the Official Receiver an affidavit as Form No. 3 prescribed in the Madras Provincial Insolvency Rules, 1922.

R. VENBU AYYAR,
District Muzrai.

Tondiar, 2nd February 1932.

No. 17 of 1931, District Muzrai's Court,
Tondiar.

Ramachandran Chinnai, son of Abbing Selly,
son of Vengal—*Pannasami*.
John Mammann and others—*Pannasami*.

Notice is hereby given under section 26 of Act V of 1929 that by an order of this Court, dated 4th day of February 1932, the above-named petitioner is adjudged insolvent. All creditors are directed to prove their claims before the Official Receiver, Chinnai, at an early date in the form prescribed and filed on or before 4th day of February 1932 is granted to the petitioner to apply for his discharge.

No. 4 of 1932, District Muzrai's Court,
Tondiar.

Pattar Gervadi Mahal, son of Manigay Mahal,
Pattar Arpan Mahal, Pattar Manasami
Mahal, residing at Chinnai—*Pannasami*.
Sahib Kinnasami Mahal and thirteen others—*Pannasami*.

Notice is hereby given that the above-named petitioners have applied to this Court to adjudge them insolvents and the petition stands posted to 2nd March 1932 for objections to any.

S. NILAKANTA RASTEL,
District Muzrai.

Tondiar, 26th February 1932.

No. 20 of 1931, District Muzrai's Court,
Tondiar (No. 10 of 1931, District
Muzrai's Court, Pannasami).

Kannan Nannan—*Pannasami*.
Pannasami Kanne and others—*Pannasami*.

Notice is hereby given under section 44 of Act V of 1929 that each of the creditors of the above-named insolvent who have not proved their claims should do so on or before 25th March 1932, failing which a final dividend will be distributed without regard to their claims.

No. 24 of 1932, District Muzrai's Court,
Tondiar (No. 10 of 1932, District
Muzrai's Court).

N. Mahal Sahib—*Pannasami*.
Indragan Pannasami and others—*Pannasami*.

Notice is hereby given under section 26 of Act V of 1929 that each of the creditors of the above-named insolvent who have not proved their claims should do so on or before 25th March 1932, failing which a final dividend will be distributed without regard to their claims.

No. 25 of 1931, District Muzrai's Court,
Tondiar (No. 22 of 1931, District
Muzrai's Court).

A. S. T. Nethakann Arpan—*Pannasami*.
Nages Jural Nannasami Sahib and others—*Pannasami*.

Notice is hereby given under section 26 of Act V of 1929 that each of the creditors of the above-named insolvent who have not proved their claims should do so on or before 14th April 1932, failing which a final dividend will be distributed without regard to their claims.

R. RAJAGOPALACHARIYAR,
District Muzrai.

Tondiar, 2nd February 1932.

IN THE MATTER OF THE INDIAN COMPANIES ACT, 1913, AND THE POLLACHI SRI GANAGANATHAN CINEMA COMPANY, LIMITED.

Whereas Mr. R. Aravamudan, Secretary of the Pollachi Sri Ganaganathan Cinema Company, Limited, has reported in his letter dated 25th October 1932 that there are no shareholders for the said company and that the name of the said company may be struck off the register;

And whereas it appears accordingly that the Pollachi Sri Ganaganathan Cinema Company, Limited, is not carrying on business or is not in operation;

And whereas a notice dated the 25th October 1931 was published on page 1525 of the Port St. George Gazette, Part II, dated the 16th November 1931, pursuant to section 247 (3) of the Indian Companies Act, 1913, to the effect that, unless cause was shown to the contrary before the expiration of three months from the date of that notice, the name of the said company would be struck off the register and the said company would be dissolved;

And whereas the said company has not shown such cause within the time allowed which expired on the 21st January 1932;

Therefore, the name of the company has, under section 247 (3) of the Act, been struck off the register.

IN THE MATTER OF THE INDIAN COMPANIES ACT, 1913, AND THE COMBIFULTON BANK, LIMITED.

Whereas a visit to the registered office of the Combifulton Bank, Limited, on 9th September 1932 by the Chief Magistrate of Comblatore, has revealed the fact that the company is not working there;

And whereas it appears accordingly that the Combifulton Bank, Limited, is not carrying on business or is not in operation.

Notice is hereby given pursuant to section 247 (3) of the Indian Companies Act, 1913, that, unless cause is shown to the contrary before the expiration of three months from the date of this notice, the name of the said company will be struck off the register and the said company will be dissolved.

IN THE MATTER OF THE INDIAN COMPANIES ACT, 1913, AND THE IRUKON SUBRAMANYAR KRIPA VILASA NIDHI, LIMITED.

Whereas the Irukon Subramanyar Kripa Vilasa Nidhi, Limited, is being wound up and the undersigned has reasonable cause to believe that no liquidator is acting on behalf of the said company;

And whereas the returns required to be made by the liquidator have not been made for a period of six months after notice demanding the returns was sent by post to the liquidator of the said company at his last known place of residence;

And whereas a notice, dated the 5th October 1931, was published on page 1583 of the Port St. George Gazette, Part II, dated the 3rd December 1931, pursuant to section 247 (4) of the Indian Companies Act, 1913, to the effect that, unless

cause was shown to the contrary before the expiration of three months from the date of that notice, the name of the said company would be struck off the register and the said company would be dissolved;

And whereas the said company has not shown such cause within the time allowed which expired on the 26th January 1932;

Therefore, the name of the company has, under section 247 (4) of the Act, been struck off the register.

S. APPAYU PILLAI,
Additional Assistant Registrar of Joint Stock Companies.

Colombo, 16th February 1932.

IN THE MATTER OF THE INDIAN COMPANIES ACT, 1913, AND THE JANAKRAM COMPANY, LIMITED.

Whereas communications addressed to the Managing Director of the Janakram Company, Limited, at its registered office remained unanswered;

Whereas the undersigned has reasonable cause to believe that the above company was not carrying on business or is operating and whereas a notice, dated 25th October 1931, pursuant to section 247 (3) of the Act was published on page 1525 of Part II of the Port St. George Gazette, dated 16th November 1931, to the effect that, unless cause was shown to the contrary before the expiration of three months from the date of that notice, the name of the said company would be struck off the register and the said company would be dissolved; and

Whereas the said company has not shown such cause within the time allowed which expired on 26th January 1932.

Therefore the name of the said company has under section 247 (3) of the Act been struck off the register.

N. KUPPUSWAMI SASTRI,
Assistant Registrar of Joint Stock Companies.
Madras, 14th February 1932.

IN THE MATTER OF THE INDIAN COMPANIES ACT, 1913, AND WYSAAD INDIAN PLANTERS COMPANY, LIMITED.

Whereas Mr. W. Pannayya Pillai, Managing Director of Wyssad Indian Planters Company, Limited, has, in his letter, dated 30th February 1932, reported that the above company has been closed and that not even a single meeting had been held;

And whereas the undersigned has reasonable cause to believe that the above company is not carrying on business or is operating;

Notice is hereby given pursuant to section 247 (3) of the Indian Companies Act, 1913, that unless cause is shown to the contrary before the expiration of three months from the date of this notice the name of the said company will be struck off the register and the said company will be dissolved.

T. K. SRINIVASA AYYAR,
Assistant Registrar of Joint Stock Companies.
Trichinopoly, 15th February 1932.

TENDER FOR THE SUPPLY OF OILS TO THE LIVESTOCK RESEARCH STATION, MUMBAI.

Sealed tenders for the supply of the following oils and lubricants will be received by the undersigned at the Livestock Research Station, House, 27 to 28, on Thursday, the 20th March 1932:—

- | | |
|--------------------------|-------------------|
| (1) Kerosene oil, white. | (2) Tar. |
| (3) Kerosene oil, red. | (4) Coconut oil. |
| (5) Liquid fuel. | (6) Kerosene oil. |
| (7) Lubricating oil. | (8) Castor oil. |
| (9) Grease. | |

2 Samples should accompany each tender which should be represented "Tender for the supply of oils to the Livestock Research Station, House". An earnest money deposit of Rs. 25 should be paid by each tenderer.

3 The successful tenderer will be required to deposit a security of 10 per cent of the total estimated value of the supply for the whole year for the due performance of the contract and this security will be deposited in the Post Office Savings Bank and the post bond pledged to the Superintendent, Livestock Research Station, House.

4 The undersigned has the option of accepting any tender without assigning reasons for so doing.

Y. NURAH,
Superintendent.

Livestock Research Station, House,
20th February 1932.

AUCTION FOR THE SUPPLY OF RATION AND MISCELLANEOUS ARTICLES FOR THE WILKINSON SANATORIUM JAIL, BELLARY, FOR THE YEAR 1932-33.

NOTICE is hereby given that an auction for the supply of stores and miscellaneous articles for the Wilkinson Sanatorium Jail, Bellary, for 1932-33, will be held at the Central Jail, Bellary, at 1 p.m. on Wednesday, the 2nd March 1932.

Sealed tenders for the supply of miscellaneous articles will also be received up to 1 p.m. on 2nd March 1932.

Notes.—Detailed information on any point concerning the conditions can be had from the office of the Superintendent, Wilkinson Sanatorium Jail, Bellary.

H. T. INCE,
Superintendent.

Wilkinson Sanatorium Jail, Bellary,
2nd February 1932.

EXTENSION OF TIME FOR TENDERS.

NOTICE is hereby given that the date for opening of tenders in respect of Schedules D and E notified as being 20th February 1932 to the Port St. George Customs notification of 20th February 1932 is extended to Thursday, 2nd March 1932, 4 p.m. Tenders in respect of Schedules A, B and C will be opened on Thursday, 20th February 1932, 4 p.m., as previously notified.

G. SRINIVASAMURTHI,
Principal.

Government School of Indian Medicine,
Madras, 12th February 1932.

TENDER FOR THE SUPPLY OF CATTLE FOOD TO THE CENTRAL FARM, AGRICULTURAL COLLEGE, COIMBATORE.

Sealed tenders are invited for the supply of the following articles of cattle food to be delivered fortnightly at the Central Farm, Agricultural College, Coimbatore, for the year (i.e. April 1932 to 31st March 1933):

1. The tenders should be accompanied by a security cheque for remittance of Rs. 25 under the head "Revenue Deposits" for earnest money and a sample of not less than 2 lb. of the articles tendered for. The deposit of Rs. 25 will be returned to the successful tenderer. The tenders that are not accompanied by either of the two will not be considered.

2. The successful tenderer will deposit a sum equal to 10% of the value of the articles contracted for by him in the Post Office Savings Bank at the Landry Road Post Office or in fixed deposit in the Coimbatore District Union Bank and will place the post bond or the deposit receipt with the Principal as security for the satisfactory execution of the contract. He will execute an agreement for the proper supply of foodstuffs.

3. The tenders should reach the undersigned not later than the 7th March 1932.

Probably monthly requirements of cattle food.
(Samples to be made fortnightly.)

Cotton seed	11,200 lb.
Groundnut cake	11,500 lb.
Rice bran	2,500 lb.
Shad bark	5,000 lb.

AUCTION SALE NOTICE.

Twenty work bullocks and two bullock bullocks of the Central Farm, Agricultural College, Coimbatore will be sold in auction at 2 p.m., on Monday, the 14th March 1932 at the farm yard.

1. One-fifth of the sale amount should be deposited by the successful bidder on the same day and the balance before the animal leaves the farm. They may be kept on the farm at the purchaser's risk and on payment of Rs. 2 a day towards feeding charges. On no account shall the animal be kept on the farm for more than a week.

2. Failure to fulfil any of the conditions in paragraph 1 above will entail the reimbursement of the animal at the risk of the original auction purchaser and the forfeiture of the deposited amount.

3. The undersigned reserves to himself the right of refusing the satisfaction of the sale without assigning any reason.

G. TABULISWAMI,
Principal.

Agricultural College, Coimbatore,
2nd February 1932.

SALE OF THE MEDICAL SCHOOL BUILDINGS AT GUNTUR INCLUDING SITE AND FITTINGS.

It is proposed to sell the above buildings, if suitable offers are received for the purchase, and a reasonable price can be realised. The cost of construction by the Public Works Department of the buildings including cost of site but exclusive of the furniture, fittings, etc., has come to nearly Rs. 2,15,000. Offers by intending purchasers

may be sent to the address of the Executive Engineer, Control Division, Coimbatore, not later than 24th March 1932. They may correspond with the Executive Engineer for any information that they may require regarding the buildings. Drawings of the buildings can be seen in the office of the Executive Engineer, Coimbatore, on office days between 11-30 a.m. and 4 p.m.

M. SANJIVA RAO,

Officiating Executive Engineer, Control Division
Coimbatore, 24th February 1932.

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AT THE GOVERNMENT BRANCH PRESS,
105, MOUNT ROAD, MADRAS, S.O. AND
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[A Catalogue of all Madras Government Publications
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Road Branch, Madras.]

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PRIVATE ADVERTISEMENTS.

On or after 25th February 1927, I intend moving the High Court to reside as an Advocate thereat.

A. PATTABHARAN.

Madras, 1st February 1927.

On or after 4th March 1927, I intend moving the High Court to reside as an Advocate thereat.

N. DHANARAJAN.

Madras, 13th February 1927.

On or after 24th March 1927 I intend moving the High Court to reside as an Advocate thereat.

G. TIVARANJAN.

Madras, 26th February 1927.

I, K. MURUGESU GANDAR, do hereby declare to be known as K. MURUGESU MALLIKARJUN.

R. MURUGESU MALLIKARJUN.

Edilget (Madras), 26th February 1927.

I, K. RAMESHCHANDRA PILLAI, do hereby declare to be known as K. RAMESHCHANDRA PILLAI.

K. RAMESHCHANDRA PILLAI.

Madras, 13th February 1927.

By an order, dated 4th November 1921, made in O.P. No. 215 of 1922, High Court, Madras, Mr. T. P. KANNABHARAV, Advocate, as appointed Official Liquidator of the Government Bank Society, Limited, in place of Mr. G. V. Madan was discharged.

T. P. KANNABHARAV,

Madras, 2nd February 1927. Official Liquidator.

INSOLVENCY NOTICES.

No. 77 of 1927, Sess-CHENNAI, BARATHA.

Thiruvalluvar Vaidyanathan—Petitioner.

Govindarajan Vaidyanathan and others—Creditors.

Notice is hereby given that the abovesaid petitioner has been given conditional discharge with liberty to be admitted creditors to prove against any property that he might acquire within three years from the said date.

K. SETHUPATHI RAO,

Judge for Petitioner.

Madras, 11th February 1927.

No. 62 of 1926, Sess-CHENNAI, BARATHA.

Krishnakumar Vaidyanathan—Petitioner.

Thiruvalluvar Vaidyanathan—Debtors.

Apollonia Co-operative Society Bank and others—Creditors (Debtors).

Petitioner was adjudged insolvent on 4th December 1925 and has been granted his discharge two years.

No. 83 of 1931, SUB-COURT, BAPATLA.
Mall Sukhdeo—*Petitioner* (Creditor).
Malla Chelagiri and others—*Respondents* (Debtors).

Petition filed by the petitioner for adjudicating the respondents as insolvent stands posted to 4th March 1932 for objections.

No. 116 of 1931, SUB-COURT, BAPATLA.
Sathu Rajaprasanna—*Petitioner* (Creditor).
Ikkereti Venkataswamy—*Respondent* (Debtor).

Petition filed by petitioner for adjudicating the respondent as insolvent stands posted to 1st March 1932 for objections.

No. 12 of 1932, SUB-COURT, BAPATLA.
Aruna Nalini—*Petitioner* (Creditor).
Korutha Rangaswami—*Respondent* (Debtor).

Petition filed by petitioner for adjudicating the respondent as an insolvent stands posted to 2nd March 1932 for objections.

M. KALIDASU,
Advocate for Petitioner.
Bapatla, 11th February 1932.

No. 42 of 1931, SUB-COURT, BAPATLA.
Velamuri Subbarayudu—*Creditor* (Petitioner).
Pargala Ramaswami—*Respondent* (Debtors).

The petition for adjudicating the respondent as an insolvent stands posted to 10th February 1932 for notice.

M. KALIDASU,
Advocate for Petitioner.
Bapatla, 8th February 1932.

No. 38 of 1931, SUB-COURT, BAPATLA.
Yakkala Sundaraya—*Petitioner.*
Kannala Venkata Subbanna and others—*Respondents.*

Notice is hereby given under section 18 (2) of the Act V of 1920 that the above petitioner has filed the above petition requesting the Court to adjudicate him as insolvent. The said petition stands posted to 15th February 1932 for hearing.

D. SAREENANNABAYANA CHODABATHI,
Plaintiff for Petitioner.
Bapatla, 10th February 1932.

No. 17 of 1932, SUB-COURT, BAPATLA.
Potturi Rangaswamy—*Petitioner.*
Vattavuri Ramaswami and others—*Respondents.*

The petitioner applied to be adjudicated as an insolvent and the said petition stands posted to 7th March 1932 for the objection of the petitioner's creditors.

P. MANIKYA RAO,
Filed for Petitioner.
Bapatla, 15th February 1932.

No. 15 of 1930 (M.P. No. 40 of 1931),
SUB-COURT, CHINGLEPUT.
K. Govindaraja Madhava—*Petitioner.*
Baddam Appayya and others—*Respondents.*

Arrangements for final discharge by the petitioner in the above is posted to 14th March 1932.

G. V. DESIKACHARIAR,
Filed for Petitioner.
Chingleput, 8th February 1932.

No. 8 of 1931, SUB-COURT, CHINGLEPUT.
A. O. Chidambaram, Madhavji alias Dattatraya Madhava—*Petitioner.*

M. Kaverappa Madhava and others—*Respondents.*
Notice taken notice that the petitioner above named has filed a petition in the District Court to be adjudicated an insolvent and the same stands posted to 14th March 1932 for hearing.

R. VENKATACHARIAR,
Filed for Petitioner.
Chingleput, 2nd February 1932.

No. 13 of 1931, SUB-COURT, CHINGLEPUT.
K. Raghavachari—*Petitioner.*
K. Chinnappa Sivaiah and others—*Respondents.*

Notice taken that the said K. Raghavachari has applied for adjudicating him as insolvent and the same is posted to 14th March 1932 for hearing.

P. B. VARADACHARIAR,
Filed for Petitioner.
Chingleput, 8th February 1932.

No. 22 of 1931, DISTRICT MURUGA'S COURT,
NARASARAOPET.

Raothi Ramaswami, Sathaswami, Marthaswami District Muz. J's Court—*Petitioner.*
Yaswanth Kula Reddi and eight others—*Respondents* (Creditors).

Notice is hereby given under section 18 (2) of Act V of 1920 that the above-named petitioner has applied to adjudicate him insolvent and that the application stands posted to 4th March 1932 for hearing. All creditors wishing to oppose the same may appear either in person or by pleader by 12 a.m. on the said date.

R. VENKATA RAMAIAH,
Filed for Petitioner.
Narasaraopet, 29th February 1932.

No. 1 of 1932, DISTRICT MURUGA'S COURT,
TIRUPATI.

Vedamaru Sri Ramana—*Petitioner.*
Kallakuri Devalla and others—*Creditors.*

The petitioner has filed the above petition for being adjudicated insolvent, and the same stands posted to 25th February 1932 for hearing objections.

R. GUPALA RAO,
Filed for Petitioner.
Tirupati, 13th February 1932.

Take notice that I.P. No. 36 of 1931 on the 4th of Bapatla Sub Court, to adjudge Gundupu Venkateswami and Raghavaji of Chinna as insolvent stands posted to 25th February 1932.

Take notice that petitioner Nagappa Kalyana in I.P. No. 38 of 1931 on the 4th of Bapatla Sub Court has been adjudged insolvent. Time for discharge one year.

A. SUBBA RAO,
Filed.
Bapatla, 8th February 1932.

I.P. No. 44 of 1931 of Bapatla Sub Court filed by Chinnam Lakshmi of Nagappa, Nagappa, Sub,

as appears in an indent stands posted to 2nd March 1912 for signature.

K. VENKAT RAO,
Placid for Petitioner.

Bapatla, 12th February 1912.

I.P. No. 174 of 1901 of Bapatla Sub-Court filed by Suresh Reda Kumbhar in adjudge 30 dori N. G. Mahalingam and Jone Bore's of lower stands posted to 4th March 1912 for signature.

K. SATYANARAYANA RAO,
Placid for Petitioner.

Bapatla, 11th February 1912.

SUCCESSION CERTIFICATE.

O.P. No. 59 of 1901, DISTRICT MAMON'S COURT, VALANCHOLAM.

Alurda Anand—Petitioner.
Nā—Respondent.

The above petitioner has applied for the issue of a succession certificate to her to collect the standings mentioned in the petition as per the will executed in her favour on 2nd November 1900, by

the late Lakshma Anand. The petition stands posted to 14th February 1912 and anybody who wants to oppose the same may do so on that date.

K. S. RAMASWAMI AYYANGAR,
Placid for Petitioner.

Kumbhara, 12th February 1912.

O.P. No. 1 of 1912, DISTRICT MAMON'S COURT, VALANCHOLAM.

(1) Mahadevan Bonthar, (2) minor Sakkar for next friend first petitioner, (3) Pathman Seli, (4) Muttan Seli and (5) Kaleswara—Petitioners.
Nā—Respondent.

The petitioner above named has applied for grant of succession certificate in respect of the debts due to one Chinnai Venu S. alias, son of Mahadevan Bonthar, who died at Thakkudi village, Kumbhakom taluk, Tanjore district, and that the petition is posted for 12th February 1912 for disposal.

G. SRINIVASA IYENGAR,
Placid for Petitioner.

Kumbhakom, 8th February 1912.



THE FORT ST. GEORGE GAZETTE.

Published by Authority

No. 4) MADRAS, TUESDAY EVENING, FEBRUARY 19, 1923. (Page 1 of 1)

Part III—Proceedings of the Indian Legislature

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Bills introduced in the Council of State and Legislative Assembly, Reports of Select Committees presented to the Council and Assembly and Bills published under Rule 18 of the Indian Legislative Rules.

GOVERNMENT OF INDIA,

LEGISLATIVE ASSEMBLY DEPARTMENT.

The following Report of the Select Committee on the Bill to define and amend the law relating to partnership was presented to the Legislative Assembly on the 25th January 1923:—

We, the undersigned, Members of the Select Committee to which the Bill is referred and amend the law relating to partnership was referred, have considered the Bill and the papers noted thereon the merits, and have now the honour to submit this our Report, with the Bill as amended by us agreed therein. Page 1-19.

2. Chapter I.—We propose that the Act generally should come into force on 1st October 1923, and section 85 a year later. This arrangement also it provides certain opportunities to the public to become acquainted with the new law, especially with the Chapter on Registration, and to Government to make arrangements for giving effect to that Chapter.

Clause 4 to 6.—We have transferred clause 4 so as to make it clause 5; and we have transferred clause 7 and 8 into Explanations attached to clause 6 (present clause 5). We consider that this re-arrangement will make it clear that the sharing of profits, gross return, etc., is strong evidence of partnership though not in itself conclusive evidence. The clauses, as originally arranged, might have had the effect of detracting the value of these facts as evidence.

Towards the end of Explanatory 2 (original clause 6) we have made a slight amendment, by substituting for the category of "Indus, servant, agent, etc." the single word "employee" covering it.

Clause 11A is introduced along with clause 11.

Clause 11.—The provision in sub-clause (d), providing that the books of the firm shall be kept at its place of business, or, where there is more than one such place, at the principal place of business seems to us to give rise to difficulties. Firstly, where a firm has its headquarters in an Indian State, the provision will be of no value as the Act will not be in force in an Indian State. Secondly, no definition is possible of "the principal place of business," as this place must depend upon circumstances among the partners. We think, therefore, that it will be preferable to confer this clause merely to determine the right of each partner to have access to all the books of the firm, and we have amended the clause accordingly.

Clause 12.—As regards sub-clause (f), we consider that it will be improper to allow any partner to withdraw himself out of liability for fraud, and it is very doubtful if such a contract will be legal. As regards "willful neglect," however, it should be open to a partner at least to have his liability to indemnify his partners. We have accordingly deleted the words "fraud or" from this sub-clause and have inserted after clause 11 a new clause 11A relating to indemnification for fraud only. This new clause removes the liability to indemnify for fraud absolutely and not subject to contract.

Clause 13.—In the second paragraph we have substituted the word "incurred" for the word "incurred" in order to cover the acquisition of loans, mortgages, etc. We have also amended the wording in this paragraph so that it is the firm.

Clause 14.—We propose, for greater clearness, to use for the phrase "change in a firm" the phrase "change in the constitution of a firm" throughout the Bill and we have amended the clause accordingly.

After the word "partners" we have also inserted the words "in the reconstituted firm" in order to make it clear that the clause has no reference to former partners. We propose to use the phrase "reconstituted firm" for the phrase "changed firm" throughout the Bill.

Clause 15.—We have split sub-clause (2) into two separate provisions—Clause 15 and sub-clause 15A (3). In clause 15, we have stated the general proposition that a partner is an agent of the firm, but have restricted this general proposition by prefixing the words "Subject to the provisions of the Act." We

have also altered the word "affix" into "inclose." The latter word is used in section 5 of the English Act and seems to be the more suitable term.

We have modified sub-clause (b) of the statement of a partner's implied authority as appears on the face.

As regards sub-clause (i) of clause 19 [now sub-clause (j) of clause 19-a], it is clear from the opinion received that, in Calcutta, particularly, it is a trade custom that partners make contracts of sale containing a clause referring disputes to arbitration. This sub-clause, as it stands, will make this practice impossible in the absence of a contract between the partners, and it may also perhaps lay open to challenge the arbitration clauses in many existing contracts. It seems desirable, therefore, to relax the provisions of this sub-clause to some extent, and we propose to modify them by inserting at the beginning the words "In the absence of any usage or custom of trade to the contrary." These words are taken from section 3 of the Indian Contract Act. We also considered carefully the suggestion that the whole of this sub-clause should be deleted, but we are of opinion that in its modified form it will be a useful guide to many Courts.

We also consider that clause (f) should be widened so as to cover all accessories of immovable property.

Clause 20.—We have certified the second paragraph, as it contains no substance. Special laws relating to the execution and registration of documents, and to the drawing, accepting and endorsing of negotiable instruments will apply in any case without this proviso.

Clause 21.—In sub-clause (2) we have made it explicit that a minor admitted to the benefit of partnership may be entitled to such share of the profits, as well as of the property, as may be agreed upon. Also, we consider it desirable to give the minor, on any one acting for him, access to all the books of the firm, as some of the books may contain amounts which should be restricted to the partners. We have, therefore, altered the word "books" to "accounts."

We have made it quite clear in sub-clause (4) that the minor cannot sue for his share of the property or profits except when he wishes to sever his connection with the firm.

We have deleted sub-clause (5), as we prefer to leave all arrangements relating to the minor's share of the property to be settled by agreement made when the minor is admitted to the benefit of partnership.

As regards the last sub-clause, there is a strong volume of opinion that the period within which the minor should give notice of his intention to leave the firm should be a definite period. In deference to this opinion we propose that the period should be fixed at six months. As this is a considerable period of time in which many things may happen, we have deemed it expedient to work out in greater detail the rights and liabilities of the minor when he seizes the opportunity. We propose that he should be required to give public notice whether he elects to

become or not to become a partner; and we have worked out the rights and liabilities on the general idea that his minority shall be deemed to continue until he gives notice, or until the expiry of the six months, as the case may be. We have done this in sub-clause (6), (7) and (8) and have added sub-clause (9) to safeguard the interests of third parties in cases where the assent after attaining majority in fact acts as a partner before giving public notice.

Clause 37.—In sub-clause (2) we have inserted a passage saving the provisions of clause 30.

We have extended sub-clause (8) to ensure that a new partner when entering a firm may voluntarily assume liability for acts done before he becomes a partner.

Clause 38.—In sub-clause (2) we have added words explaining that the agreement can be implied only by a record of dealing after the third party has had notice of the retirement.

Clause 39.—We have deleted the last sentence words as the retention they would place on the agreement contemplative seems to us to be undesirable.

Clause 40.—We have deleted the reference to the Court as unnecessary.

Clauses 50 and 52.—In both clauses we have inserted a proviso which will protect the rights of a partner who has bought the goodwill of the firm.

Clause 53A.—This reproduces the second exception to section 37 of the Indian Contract Act, with amendments to assimilate it to clause 36 (b).

Clause 55.—In sub-clause (2) we have made a small drafting amendment. In sub-clause (5) we have made the same amendment which we have made in clause 30 (2).

Clause 57.—Under the original draft of sub-clause (2), the validity of the signature of a firm could be disputed on the ground that its principal place of business does not (as within the area in which it has been registered). To avoid this we propose that signature may be altered in any area in which the firm carries on business.

The small amendment in clause (4) will require partners to give their names in full.

At the end of sub-clause (2), we have inserted words which will allow partners residing at a distance to give special authority to agents to sign on their behalf applications for registration. This amendment will cover the signing of statements under clause 50.

Clauses 59 and 61 are similarly amended, but as regards these two important acts we have not required special authorisation.

Clause 62.—We have amended the clause in the same manner as clause 57, and we have also made an amendment consequential on the amendment of clause 50.

Clause 67.—The amendments in this clause are consequential on amendments in clauses 55, 60, 57 and 62.

Clause 25.—We have inserted the new sub-clause (4) to provide for the cases of firms whose places of business are all outside British India or in areas exempted from the operation of this Chapter. Such firms will be allowed to maintain a sub-office, without being registered, in any Court in British India which otherwise has jurisdiction to try the suit.

Clause 26.—As regards the fixing of fees payable to registering officers, we consider it most desirable that the fees should be uniform throughout India, and that they should not be allowed to be developed into a source of serious inconvenience to the persons concerned. We have, therefore, made a special sub-clause giving the power to make rules to fix fees to the Governor General in Council, and we have framed a Schedule setting out the maximum rates which may be prescribed.

Clause 27.—The first amendment in clause (a) is necessitated upon the amendments in clause 30.

We have made an important change in this clause by requiring that all public notices shall be published in the Gazette and in a local vernacular newspaper. In addition, public notices relating to registered firms must also be communicated to the Registrar of Firms. In view of the wide area in which every firm in India operates, it seems to us to be imperative that public notices relating to registered firms should be made widely by intimation to a Registrar of Firms.

B. The Bill was published as follows:—

Gazette.	In English.		Date.
Gazette of India	25th January 1933.
Fort St. George Gazette	1st February 1933.
Madras Government Gazette	15th April 1931.
Colombo Gazette	15th March 1931.
Tamil Nadu Government Gazette	15th March 1931.
French Government Gazette	25th June, 2nd July, 10th July 1931.
Burma Gazette	15th, 21st and 28th March and 6th April 1931.
Central Province Gazette	11th January 1932.
Assam Gazette	22nd February 1932.
Shriharipur Gazette	15th January 1932.
Goa District Gazette	1st April 1932.
Madras District Gazette	22nd April 1931.
North-West Frontier Gazette	15th March 1931.

In the vernaculars.

Province.	Language.		Date.
Madras	Tamil	2nd June 1932.
	Telugu	6th June 1932.
	English	22nd June 1932.
	Malayalam	15th June 1931.
	Urdu	1st September 1932.
Bombay	Marathi	1st July 1932.
	Gujarati	15th June 1932.
	English	15th June 1932.
	Urdu	2nd July 1932.

Division	Language	Date
Burma	Burmese	1st April 1921.
Central Province ..	Sinhala	25th June 1921.
Mad	Tamil	25th May 1921.
Mad	Sinhala	2nd July 1921.

4 We think that the Bill has not been so altered as to require republication, and we announced that it has passed as now amended.

* EAR RELAS SARDA
L. GRAHAM.
L. V. MEATHCOTE.
HAYDEN CH. BEN
S. G. MITRA.
TIRLOK NATH DHAROGAVA.
RAMESHWAR P. SAGLA.

New Delhi;
The 23rd January 1921.

NOTE OF DISSENT.

While agreeing generally with the views set forth in the Report of the Select Committee, I find that there are a few points on which I am unable to agree with the conclusions embodied in the Report.

2 The Indian Partnership Bill is based on the English Partnership Act of 1890 A.D. and, generally speaking, closely follows the provisions of the latter Act. As I am of opinion that trade and commerce in India have not always followed the same line of development as trade in England has done, and as conditions of life differ materially in certain respects in the two countries I think that the scheme embodied in the Bill to achieve its object are not always suitable to be employed in India to achieve the same end. In view of this difference, I am not to think that the provisions contained in Chapter VII of the Bill should be very strictly and very gradually applied to India. The framers of the Bill, in meeting sub-clause (5) of clause 1, have recognised the difference between the business conditions in India and those in England by providing that clause 69 of the Bill shall come into operation 15 months after the rest of the Bill comes into operation, in other words, after people in India have to some extent become familiar with the principles underlying the Bill.

3 Clause 45 is not only the most vital clause in Chapter VII—the most important Chapter in the Bill—but it introduces a provision on which serious difference of opinion exists.

4 I have no doubt whatever that from the point of view of Courts administering the law, and of the legal practitioners, enactment of clause 64 would be most useful, inasmuch as some of the difficulties sometimes now experienced in order to prove the constitution of a particular firm, would be removed. The

* Subject to a minute of dissent.

the matter has to be looked at also from the point of view of traders and businessmen. And looking at the matter from the point of view of men engaged in business on a small scale, the provision of clause 58 will prove a serious clog on business in small towns and villages. I am therefore of opinion that this clause should not apply to partnership firms doing business on a very restricted or small scale. While admitting that limitation of the application of clause 58 as geographical firms may be unwise and a definition of small business in terms of capital employed in the business, not easy, I still think that the requirements of law are not so moderate as to fail to differ with a certain degree of discreteness and maintain the balance which we would place on the application of this clause. I would, for instance, provide that this clause shall not apply to firms which can disclose the assets of the firm and that capital is below Rs. 1,000. This will bring within the purview of clause 58 all firms which would not or cannot disclose their capital as which have a capital of Rs. 1,000 or more. A provision like this will not only fulfil even the purpose for which clause 58 is sought to be enacted, but will afford relief from the onerous operation of this clause to small firms doing business in villages and smaller towns and whose operations do not admit of those firms being placed on the same plane of action as the big partnership firms operating in big cities on a large scale.

5. Another point on which I have to make an observation is with regard to the penalties provided in clause 59. Two errors appear on the same footing "a false statement" and "an incomplete statement" and penalties the same punishment for both. I am of opinion that if it be at all deemed necessary to provide in this Act a penalty for filing a false statement, I should have no objection. But I think that the penalty for filing an incomplete statement should not be more than a nominal fine, say, Rs. 50 or more, particularly in view of the fact that clause 59 provides that the Registrar will record the particulars supplied, only when he is satisfied that they fulfil the provisions of clause 57 which enumerates the particulars required by law to be filed.

6. Another point which I wish to emphasize is that the Indian Partnership Act is not a revenue measure and must not be so worked as to be such a source of revenue. Some experts will have to be invited to keep a staff to do the work of registration as provided in Chapter VII. Sufficient attention must also therefore be paid to save this act from revenue. I therefore think that the schedule of fees (Schedule B) proposed to be added under clause 70 is rather high. I would alter Schedule B, so as to substitute Rs. 1 for 5-5-6, and 5-5-6 for one rupee, wherever mentioned. The copying fee should be one for every page of the copy in place of seven for every 100 words.

HAR NILAS SARDA.

The 26th January 1932.

L.A. DEL No. 8 of 1911.

[As amended by the Select Committee.]

[Words printed in italics refer to the amendments suggested by the Committee.]

THE INDIAN PARTNERSHIP BILL.

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SCHEDULE II.

*A BILL to define and amend the law relating to partnership.
 Whereas it is expedient to define and amend the law relating
 to partnership; It is hereby enacted as follows:—*

CHAPTER I.

PRELIMINARY.

Short title,
extent and
commencement
act.

1. (2) This Act may be called the Indian Partnership Act,
1932.

(3) It extends to the whole of British India, including
British Baluchistan and the North-West Frontier.

(4) It shall come into force on the 1st day of October 1932,
except section 58, which shall come into force on the 1st day
of October 1933.

Definitions.

2. In this Act, unless there is anything repugnant to the
subject or context—

(a) the "act of a firm" means any act or omission by all
the partners, or by any partner or agent of the firm which gives
rise to a right enforceable by or against the firm;

(b) "business" includes every trade, occupation and pro-
fession;

(c) "prescribed" means prescribed by rules made under
this Act;

(d) "third party" used in relation to a firm or to a
partner therein means any person who is not a partner in the
firm; and

(e) expressions used but not defined in this Act and defined
in the Indian Contract Act, 1872 shall have the meanings therein
assigned to them in that Act.

2. The unexpended provisions of the Indian Contract Act, 1872, save in so far as they are inconsistent with the express provisions of this Act, shall continue to apply to firms.

CHAPTER III.

THE NATURE OF PARTNERSHIP.

4. "Partnership" is the relation between persons who have agreed to share the profits of a business carried on by all or any of them acting for it.

Definition of "partnership".
"Partnership".
"Partnership".
"Partnership".

Persons who have entered into partnership with one another are called individually "partners" and collectively "a firm," and the name under which their business is carried on is called the "firm name."

5. The relation of partnership arises from contract and not from status, and, in particular, the members of a Hindu undivided family carrying on a family business as such, or a Germanic husband and wife carrying on business as such are not partners in such business.

Partnership not created from status.

6. In determining whether a group of persons is or is not a firm, or whether a person is or is not a partner in a firm, regard shall be had to the real relation between the parties, as shown by all relevant facts taken together.

Mode of determining partnership.

Explanation 1.—The sharing of profits or of gross returns arising from property by persons holding a joint or common interest in that property does not of itself make such persons partners.

Explanation 2.—The receipt by a person of a share of the profits of a business, or of a payment contingent upon the sharing of profits or varying with the profits earned by a business, does not of itself make him a partner with the persons carrying on the business.

and, in particular, the receipt of such share or payment—

- (a) by a lender of money to persons engaged or about to engage in any business;
- (b) by a servant or agent as remuneration;
- (c) by the widow or child of a deceased partner, as annuity,

or

(d) by a previous owner or joint owner of the business, as consideration for the sale of the goodwill or share thereof, does not of itself make the receiver a partner with the persons carrying on the business.

7. Where no agreement is made by contract between the partners for the duration of their partnership, or for the determination of their partnership, the partnership is "partnership at will."

8. A person may become a partner with another person in particular adventures or undertakings.

Partnership.

CHAPTER 10

RELATIONS OF FAMILIES TO THE ADULTS

Control
disturbance of
the system

11. Parties are bound to carry on the business of the firm to the greatest economic advantage, to be just and faithful to each other, and to render true accounts and full information of all things affecting the firm to any partner or his legal representative.

Study co-ordinator (J. Lee) was assisted by research fellow (S. Hurrell).

21-A. Every person shall indemnify the firm for any loss caused to it by his fraud in the conduct of the business of the firm.

Differences
between a qual-
ified student of
journalism by
experience.
Indicates the
student's level.

12. (4) The mutual rights and duties of the partners of a firm may be determined by contract between the partners, and such contract may be express or may be implied by a course of dealing.

Such consent may be varied by consent of all the parties, and such contract may be express or may be implied by a course of dealing.

Agreement on the
use of the Internet
and e-mail.

(2) Notwithstanding anything contained in section 27 of the Indian Contract Act, 1872, such certificate may provide that a partner shall not carry on any business other than that of the firm while he is a partner.

The conduct
of the trial
was . . .

13. Subject to contract between the parties.

(d) every partner has a right to take part in the conduct of the business.

(4) every partner is bound to attend diligently to his duties in the conduct of the business.

(c) any difference arising is to ordinary matters connected with the business may be decided by a majority of the partners, and every partner shall have the right to express his opinion before the matter is decided, but no change may be made in the nature of the business without the consent of all the partners; and

every person has a right to have access to and to inspect and copy any of the books of the law.

Medical
Supplies and
Equipment

14. Subject to contract between the eastern...

(d) A partner is not entitled to remove non-partners for taking part in the conduct of the business.

(4) The partners are entitled to share equally in the profits earned, and shall contribute equally to the losses sustained by the firm;

(c) where a partner is entitled to interest on the capital advanced by him, such interest shall be payable only out of profits;

(4) a person seeking, for the purposes of the business, any payment or advance beyond the amount of capital he has agreed to subscribe, is entitled to interest thereon at the rate of one per cent per annum;

(a) the firm shall indemnify a partner in respect of pay, costs made and liabilities incurred by him—

up in the ordinary and proper conduct of the business.

4

(b) in doing such act, in an emergency, for the purpose of protecting the firm from loss, as would be done by a person of ordinary prudence, in his own case, under similar circumstances; and

(f) a partner shall indemnify the firm for any loss caused so it by his * * * wilful neglect in the conduct of the business of the firm.

15. Subject to contract between the partners, the property of the firm includes all property and rights and interests in property originally brought into the stock of the firm, or acquired, by purchase or otherwise, by or for the firm, or for the purposes and in the course of the business of the firm, and includes also the goodwill of the business.

Unless the contrary intention appears, property and rights and interests in property acquired with money belonging to the firm are deemed to have been acquired for the firm.

16. Subject to contract between the partners, the property of the firm shall be held and used by the partners exclusively for the purposes of the business.

17. Subject to contract between the partners,—

(a) if a partner draws any profit for himself from any business transaction of the firm, or from the use of the property or business connection of the firm or the firm's name, he shall account for that profit and pay it to the firm;

(b) if a partner carries on any business of the same nature as and competing with that of the firm, he shall account for and pay to the firm all profits made by him in that business.

18. Subject to contract between the partners,—

(a) where a change occurs in the constitution of a firm, the mutual rights and duties of the partners in the reconstituted firm remain the same as they were immediately before the change, so far as may be;

(b) where a firm constituted for a fixed term continues to carry on business after the expiry of that term, the mutual rights and duties of the partners remain the same as they were before the expiry, so far as they may be consistent with the incidents of partnership at will; and

(c) where a firm constituted to carry out one or more adventures or undertakings carries out other adventures or undertakings, the mutual rights and duties of the partners in the firm are the same as in respect of the original adventures or undertakings.

CHAPTER IV.

RELATIONS OF PARTNERS TO THIRD PARTIES.

19. Subject to the provisions of this Act, a partner is the agent of the firm for the purposes of the business of the firm.

20A. (1) Subject to the provisions of section 20, the act of a partner which is done in carrying on, in the usual way, business of the firm carried on by the firm, binds the firm.

Partner is agent of firm.

Enacted with authority of Council in 1930.

The authority of a partner to bind the firm conferred by this section is called his "implied authority."

(B) In the absence of any usage or custom of trade to the contrary, the implied authority of a partner does not empower him to—

(a) submit a dispute relating to the business of the firm to arbitration,

(b) open a banking account on behalf of the firm in his own name,

(c) compromise or relinquish any claim or portion of a claim by the firm,

(d) withdraw a unit or proceeding filed on behalf of the firm,

(e) admit any liability in a suit or proceeding against the firm,

(f) acquire immovable property on behalf of the firm,

(g) transfer immovable property belonging to the firm, or

(h) enter into partnership on behalf of the firm.

Extent to
which authori-
ties of
partner's
implied
authority.

30. The partners in a firm may, by contract between the partners, extend or restrict the implied authority of any partner.

Notwithstanding any such restriction, any act done by a partner on behalf of the firm which falls within his implied authority binds the firm, unless the person with whom he is dealing knows of the restriction or does not know or believe that partner to be a partner.

Partner's
authority
in an
emergency.

31. A partner has authority, in an emergency, to do all such acts for the purpose of protecting the firm from loss as would be done by a person of ordinary prudence, in his own case, acting under similar circumstances, and such acts bind the firm.

Manner
of doing act
to bind
firm.

32. In order to bind a firm, an act or intervention done or executed by a partner or other person on behalf of the firm shall be done or executed in the firm name, or in any other manner, expressing or implying an intention to bind the firm.

Effect of
admission
by a partner.

33. An admission or representation made by a partner concerning the affairs of the firm is evidence against the firm, if it is made in the ordinary course of business.

Effect of
a partner
acting
as agent
for the
firm.

34. Notice to a partner who habitually acts in the business of the firm of any matter relating to the affairs of the firm operates as notice to the firm, except in the case of a fraud on the firm committed by or with the consent of that partner.

Liability of
a partner
for acts of
the firm.

35. Every partner is liable, jointly with all the other partners and also severally, for all acts of the firm done while he is a partner.

Liability of
the firm for
acts of a
partner.

36. Where, by the wrongful act or omission of a partner acting in the ordinary course of the business of a firm, or with the authority of his partners, loss or injury is caused to any third party, or any liability is incurred, the firm is liable therefor to the same extent as the partner.

27. *When—*

(a) a partner acting within his apparent authority receives money or property from a third party and misapplies it; or

(b) a firm in the course of its business receives money or property from a third party, and the money or property is misapplied by any of the partners while it is in the custody of the firm,

the firm is liable to make good the loss.

Liability
of firm for
misapplica-
tion by
partners.

28. (1) Any one who by words spoken or written or by conduct represents himself, or knowingly permits himself to be represented, to be a partner in a firm, is liable as a partner in that firm to any one who has on the faith of any such representation given credit to the firm, whether the person representing himself as represented to be a partner does or does not know that the representation has reached the person so giving credit.

Not being such

(2) Where after a partner's death the business is continued in the old firm name, the continued use of that name or of the deceased partner's name as a part thereof shall not of itself make his legal representatives or his estate liable for any act of the firm done after his death.

29. (1) A transfer by a partner of his interest in the firm, either absolute or by mortgage, or by the creation by him of a charge or such interest, does not entitle the transferee, *transferee* during the continuance of the firm, to interfere in the conduct of the business, or to require accounts, or to inspect the books of the firm, but entitles the transferee only to receive the share of profits of the transferring partner, and the transferee shall accept the amount of profits agreed to by the partners.

Right of
transferee of
a partner's
interest.

(2) If the firm is dissolved or if the transferring partner ceases to be a partner, the transferee is entitled as against the remaining partners to receive the share of the assets of the firm in which the transferring partner is entitled, and, for the purpose of ascertaining that share, to be received as from the date of the dissolution.

30. (1) A person who is a partner according to the law to which he is subject may not be a partner in a firm, but with the consent of all the partners for the time being, he may be admitted to the benefits of partnership.

Person
admitted
to the
benefits of
partnership

(2) Such person has a right to such share of the property and of the profits of the firm as may be agreed upon, and he may have access to and inspect and copy any of the accounts of the firm.

(3) Such person's share is liable for the debts of the firm, but the person is not personally liable for any such debt.

(4) Such person may sue the partners for an agreement or payment of his share of the property or profits of the firm, once when agreeing his contribution with the firm, and in such case the amount of his share shall be determined by a valuation made as far as possible in accordance with the rules contained in section 43.

Provided that all the partners acting together or any partner entitled to dissolve the firm upon notice to other partners may elect in such suit to dissolve the firm, and thereupon the Court shall proceed with the suit as one for dissolution and for settling accounts between the partners and the amount of the share of the error shall be determined along with the claims of the partners.

(6) At any time within six months of his striking his name, each person may give public notice that he has elected to become or that he has elected not to become a partner in the firm, and such notice shall determine his position as regards the firm:

Provided that, if he fails to give such notice, he shall become a partner in the firm on the expiry of the said six months.

(7) Where such person becomes a partner,—

(a) his rights and liabilities as a minor continue up to the date on which he becomes a partner, but he also becomes personally liable to third parties for all acts of the firm done while he was admitted to the benefits of partnership, and

(b) his share in the property and profits of the firm shall be the share to which he was entitled as a minor.

(8) Where such person elects not to become a partner,—

(a) his rights and liabilities shall continue to be those of a minor under his notice up to the date on which he gives public notice,

(b) his share shall not be liable for any acts of the firm done after the date of the notice, and

(c) he shall be entitled to sue the partners for his share of the property and profits in accordance with sub-section (4).

(9) Nothing in sub-sections (7) and (8) shall affect the provisions of section 28.

CHAPTER V

INTRODUCING AND REMOVING PARTNERS

Introduction of a partner. 31. (1) Subject to contract between the partners and to the provisions of section 26, no person shall be introduced as a partner into a firm without the consent of all the existing partners.

(2) Subject to the provisions of * * * section 30, a person who is introduced as a partner into a firm does not thereby become liable for any act of the firm done before he becomes a partner.

Retirement of a partner. 32. (1) A partner may retire—

(a) with the consent of all the other partners,

(b) in accordance with an express agreement by the partners, or

(c) where the partnership is at will, by giving notice in writing to all the other partners of his intention to retire.

(2) A retiring partner may be discharged from any liability to any third party for acts of the firm done before his retirement by an agreement made by him with such third party and the partners of the retreating firm, and such agreement may be

implied by a course of dealing between such third party and the reconstituted firm after he had knowledge of the retirement.

(5) Notwithstanding the retirement of a partner from a firm, he and the partners continue to be liable as partners to third parties for any act done by any of them which would have been an act of the firm if done before the retirement, and public notice is given of the retirement.

Provided that a retired partner is not liable to any third party who deals with the firm without knowing that he was a partner.

(6) Notice under sub-section (2) may be given by the retired partner or by any partner of the reconstituted firm.

33 (1) A partner may not be expelled from a firm by any *Expulsion majority of the partners, save in the exercise in good faith of powers conferred by contract between the partners* of a partner.

(2) The provisions of sub-sections (2), (3) and (4) of section 25 shall apply to an expelled partner as if he were a retired partner.

34 (1) Where a partner in a firm is adjudicated an insolvent *Insolvency* he ceases to be a partner on the date on which the order of *of a partner* adjudication is made, whether or not the firm is thereby dissolved.

(2) Where under a contract between the partners the firm is not dissolved by the adjudication of a partner as an insolvent, the estate of a partner so adjudicated is not liable for any act of the firm and the firm is not liable for any act of the insolvent, done after the date on which the order of adjudication is made.

35 Where under a contract between the partners the firm is not dissolved by the death of a partner, the estate of a deceased partner is not liable for any act of the firm done after his death. *Death of estate of deceased partner*

36 (1) An outgoing partner may carry on a business *Carrying on business* competing with that of the firm and he may advertise such business, but, subject to contract to the contrary, he may not—

(a) use the firm name,

(b) represent himself as carrying on the business of the firm, or

(c) induce the custom of persons who were dealing with the firm before he ceased to be a partner.

(2) A partner may make an agreement with his partners *Agreement in respect of trade* such as ceasing to be a partner he will not carry on any business similar to that of the firm within a specified period or within specified local limits, and, notwithstanding anything contained

in section 27 of the Indian Contract Act, 1872, such agreement shall be valid if the restrictions imposed are reasonable. * *

37. Where any member of a firm has died or otherwise ceased to be a partner, and the surviving or continuing partners carry on the business of the firm with the property of the firm without any final settlement of accounts as between them and the outgoing partner or his estate, then, in the absence of a contract to the contrary, the outgoing partner or his estate is entitled as against the partners to the profits made since he ceased to be a partner as if he had been a partner in the business. *Right of outgoing partner in profits made since he ceased to be a partner*

38.

* * be attributable to the use of his share of the property of the firm or to interest at the rate of six per cent per annum on the amount of his share in the property of the firm.)

Provided that where by accident between the partners an option is given to surviving or continuing partners to purchase the interest of a deceased or outgoing partner, and that option is duly exercised, the estate of the deceased partner, or the outgoing partner or his estate, as the case may be, is not entitled to try further or other share of profits; but if any partner surviving is not in exercise of the option then and in all material respects comply with the terms thereof, he is liable to account under the foregoing provisions of this section.

Business on
of continu-
ing
partnership
change in
firm

30 A continuing guarantee given to a firm, or to a third party in respect of the transactions of a firm, is, in the absence of agreement to the contrary, revoked as to future transactions from the date of any change in the constitution of the firm.

CHAPTER VI.

DISSOLUTION OF A FIRM.

Dissolution
of a firm.

32 The dissolution of partnership between all the partners of a firm is called the "Dissolution of the firm."

Dissolution
by agree-
ment.

42 A firm may be dissolved with the consent of all the partners or in accordance with a contract between the partners.

Constitution
Dissolution.

41 A firm is dissolved—

(a) by the adjudication of all the partners or of all the partners but one as insolvent; or

(b) by the happening of any event which makes it unlawful for the business of the firm to be carried on or for the partners to carry it on in partnership;

Provided that, where more than one separate advertisement or undertaking is needed as by the firm, the liability of one or more shall not of itself cause the dissolution of the firm in respect of its legal structure and undertakings.

Dissolution
on the
happening of
certain
contingencies.

43 Subject to contract between the partners a firm is dissolved—

(a) if constituted for a fixed term, by the expiry of that term;

(b) if constituted to carry out one or more adventures or undertakings, by the completion thereof;

(c) by the death of a partner; and

(d) by the adjudication of a partner as an insolvent.

Dissolution
by act or
omission
of partner.

44. (1) Where the partnership is at will, the firm may be dissolved by any partner giving notice in writing to all the other partners of his intention to dissolve the firm.

(2) The firm is dissolved as from the date mentioned in the notice as the date of dissolution or if no date is so mentioned, as from the date of the communication of the notice.

46. At the suit of a partner, the Court may dissolve a firm ^{Continued by the Court.} on any of the following grounds, namely:—

(a) that a partner has become of unsound mind, in which case the suit may be brought as well by the next friend of the partner who has become of unsound mind as by any other person;

(b) that a partner, other than the partner suing, has become in any way permanently incapable of performing his duties as partner;

(c) that a partner, other than the partner suing, is guilty of conduct which is likely to affect prejudicially the carrying on of the business, except being led to the notice of the business;

(d) that a partner, other than the partner suing, wilfully or intentionally commits breach of agreement relating to the management of the affairs of the firm or the conduct of its business, or otherwise so conducts himself in matters relating to the business that it is not reasonably practicable for the other partners to carry on the business in partnership with him,

(e) that a partner, other than the partner suing, has in any way transferred the whole or his share in the property of the firm to a third party, or has allowed his share to be charged under the provisions of rule 49 of Order XXI of the First Schedule to the Code of Civil Procedure, 1908, or has allowed it to be sold in the recovery of arrears of land-revenue or of any dues recoverable as arrears of land-revenue due by the partner;

(f) that the business of the firm cannot be carried on save at a loss, or

(g) on any other ground which renders it just and equitable that the firm should be dissolved.

47. (1) Notwithstanding the dissolution of a firm, the partners ^{Liability for acts of partners done after dissolution.} continue to be liable as such to third parties for any act done by any of them which would have been an act of the firm if done before the dissolution, until public notice is given of the dissolution.

Provided that the estate of a partner who dies, or who is adjudged an insolvent, or of a partner who, not having been known to the person dealing with the firm to be a partner, retires from the firm, is not liable under this section for acts done after the date on which he ceased to be a partner.

(2) Notice under sub-section (1) may be given by any partner.

48. On the dissolution of a firm every partner or his representative is entitled, as against all the other partners or their representatives, to have the property of the firm applied to payment of the debts and liabilities of the firm, and to have the surplus distributed among the partners or their representatives according to their rights.

49. After the dissolution of a firm the authority of each partner to bind the firm, and the other mutual rights and obligations of the partners, continue notwithstanding the dissolution, so far as may be necessary to wind up the affairs of the firm and to complete transactions begun but unfinished at the time of the dissolution, but not otherwise.

Provided that the firm, it is no one bound by the acts of a partner who has been adjudicated insolvent; but this proviso does not affect the liability of any person who has after the adjudication represented himself or knowingly permitted himself to be represented as a partner of the insolvent.

Made of
admission of
admission
between
partners

48. In settling the accounts of a firm after dissolution, the following rules shall, subject to agreement by the partners, be observed:—

(a) Losses, including deficiencies of capital, shall be paid first out of profits, next out of capital, and, lastly, if necessary, by the partners individually in the proportions in which they were entitled to share profits.

(b) The assets of the firm, including any sums contributed by the partners to make up deficiencies of capital, shall be applied in the following manner and order:—

(i) in paying the debts of the firm to third parties;

(ii) in paying to each partner externally what is due to him from the firm for advances or distinguished from capital;

(iii) in paying to each partner internally what is due to him on account of capital; and

(iv) the residue, if any, shall be divided among the partners in the proportions in which they were entitled to share profits.

Payment of
debts,
and of
separate
debts.

49. Where there are joint debts due from the firm, and also separate debts due from any partners, the property of the firm shall be applied in the first instance in payment of the debts of the firm, and, if there is any surplus, then the share of each partner shall be applied in payment of his separate debts or paid to him. The separate property of any partner shall be applied first in the payment of his separate debts, and the surplus (if any) in the payment of the debts of the firm.

Partners
parties
parties after
dissolution

50. Subject to contract between the partners, the provisions of clause (4) of section 17 shall apply to transactions by any surviving partner or by the representatives of a deceased partner, undertaken after the firm is dissolved on account of the death of a partner and before its affairs have been completely wound up.

Provided that where any partner or his representatives has bought the goodwill of the firm, nothing in this section shall affect his right to use the firm name.

Partners
parties
parties after
dissolution

51. Where a partner has paid a guarantee or entered into partnership for a fixed term, and the firm is dissolved before the expiration of that term otherwise than by the death of a partner, he shall be entitled to repayment of the premium or of such part thereof as may be reasonable, except being held in two terms upon which he becomes a partner and to the length of time during which he was a partner, unless—

(a) the dissolution is merely due to his own misconduct, or

(b) the dissolution is in pursuance of an agreement containing no provision for the return of the premium or any part of it.

52. When a contract vesting partnership is rescinded on the ground of the fraud or misrepresentation of any of the partners therein, the party entitled to rescind it, without prejudice to any other right, entitled—

- (a) to a lien on, or a right of retention of, the surplus of the assets of the firm remaining after the debts of the firm have been paid, far any sum paid by him for the purchase of a share in the firm and for any capital contributed by him;
- (b) to rank as a creditor of the firm in respect of any payment made by him towards the debts of the firm; and
- (c) to be indemnified by the partner or partners guilty of the fraud or misrepresentation against all the debts of the firm.

53. After a firm is dissolved, every partner or his representative, as the case may be, in the absence of a contract between the partners to the contrary, retains any other partner or his representative from carrying on a similar business in the firm name or from using any of the property of the firm for his own benefit until the affairs of the firm have been completely wound up.

Provided that where any partner or his representative has bought the goodwill of the firm, nothing in this section shall affect his right to use the firm name.

53A. Partners may, upon or in anticipation of the dissolution of the firm, make an agreement that none of all of them will be entitled to carry on a business similar to that of the firm within a specified period or within specified local limits, and notwithstanding anything contained in section 27 of the Indian Contract Act, 1872, such agreement shall be valid if the restrictions imposed are reasonable.

54. (1) In settling the accounts of a firm after dissolution, the goodwill shall, subject to provision between the partners, be included in the assets, and it may be sold either separately or along with other property of the firm.

(2) Where the goodwill of a firm is sold after dissolution, a partner may carry on a business competing with that of the buyer and he may advertise such business, but, subject to agreement between him and the buyer, he may not—

- (a) use the firm name,
- (b) represent himself as carrying on the business of the firm, or
- (c) solicit the custom of persons who were dealing with the firm before its dissolution.

(3) Any partner may, upon the sale of the goodwill of a firm, make an agreement with the buyer that such partner will not carry on any business similar to that of the firm within a specified period or within specified local limits, and, notwithstanding anything contained in section 27 of the Indian Contract Act, 1872, such agreement shall be valid if the restrictions imposed are reasonable.

of 1932.

CHAPTER VII.

of

REGISTRATION OF FIRMS

55. The Governor-General in Council may, by notification in the "Gazette of India," direct that the provisions of this Chapter shall not apply to any province or to any part thereof specified in the notification.

56. (1) The Local Government may appoint Registrars of Firms for the purposes of this Act, and may define the areas within which they shall exercise their powers and perform their duties.

(2) Every Registrar shall be deemed to be a public servant within the meaning of section 21 of the Indian Penal Code, XLV of 1861.

57. (1) The registration of a firm may be effected at any time by sending by post or delivering to the Registrar of the area in which any place of business,

(a) if the firm is situated or proposed to be situated, a statement in the prescribed form and accompanied by the prescribed fee, stating—

- (a) the firm name,
- (b) the place or principal place of business of the firm,
- (c) the names of any other places where the firm carries on business,
- (d) the date when each partner joined the firm,
- (e) the names in full and permanent addresses of the partners, and
- (f) the duration of the firm.

The statement shall be signed by all the partners, or by their agents specially authorised in that behalf.

(2) Each person signing the statement shall also verify it in the manner prescribed.

(3) A firm name shall not contain any of the following words, namely—

"Empire," "Empress," "Empress," "Empress," "Imperial," "King," "Queen," "Royal," or words signifying or implying the authority, approval or patronage of the Crown or the Government of India or a Local Government, except when the Governor-General in Council signifies his consent to the use of such words as part of the firm name by order in writing under the hand of one of the Secretaries of the Government of India.

58. When the Registrar is satisfied that the provisions of section 57 have been duly complied with, he shall record an entry of the statement in a register called the Register of Firms, and shall file the statement.

59. (1) When an alteration is made in the firm name or in the location of the principal place of business of a registered firm, a statement may be sent to the Registrar accompanied by the prescribed fee, specifying the alteration, and signed and verified in the manner required under section 57.

(5) When the Register is satisfied that the provisions of subsection (2) have been duly complied with, he shall amend the entry relating to the firm in the Register of Firms in accordance with the statement, and shall file it along with the statement relating to the firm filed under section 38.

60. When a registered firm discontinues business at any place ^{holding of} or begins to carry on business at any place, such place not being ^{opening and} its principal place of business, any partner or agent of the firm ^{closing of} may send intimation thereof to the Registrar, who shall make ^{business} a note of such intimation in the entry relating to the firm in the Register of Firms, and shall file the intimation along with the statement relating to the firm filed under section 38.

61. Where any partner in a registered firm alters his name or ^{holding of} permanent address, an intimation of the alteration may be sent ^{the firm is} by any partner or agent of the firm to the Registrar, who shall ^{to be sent and} deal with it in the manner provided in section 33. ^{addressed to}

62. (1) When a change occurs in the composition of a regis- ^{Recording of} tered firm, any dissolving, continuing or continuing partner, and ^{changes in} when a registered firm is dissolved any person who was a partner ^{and dissolu-} immediately before the dissolution, or the agent of any such firm, ^{tion of a} partner or person specifically authorized in this behalf, must give ^{firm} notice to the Registrar of such change or dissolution, specifying the date thereof; and the Registrar shall make a record of the notice in the entry relating to the firm in the Register of Firms, and shall file the notice along with the statement relating to the firm filed under section 38.

(2) When a partner who has been admitted to the benefits ^{Recording of} of partnership in a firm attains majority and desires to become ^{of admission} or not to become a partner, and the firm is then a registered ^{of a partner} firm, he, or his agent specifically authorized in this behalf, must give notice to the Registrar that he has or has not become a partner, and the Registrar shall deal with the notice in the manner provided in sub-section (1).

63. (1) The Registrar shall have power at all times to rectify ^{Rectification} any mistake or error in being the entry in the Register of Firms ^{of mistake} relating to any firm into conformity with the documents relating to that firm filed under this Chapter.

(2) On application made by all the parties who have signed any document relating to a firm filed under this Chapter, the Registrar may rectify any mistake in such document or in the record or note thereof made in the Register of Firms.

64. A Clerk sending any notice relating to a dissolved firm ^{Attestation} may declare that the Registrar shall make any amendment to the ^{of Register} entry in the Register of Firms relating to such firm which is ^{by order of} consequential upon its decision, and the Registrar shall amend ^{the Court} the entry accordingly.

65. (1) The Register of Firms shall be open to inspection by ^{Inspection of} any person on payment of such fee as may be prescribed. ^{Register and}

(2) All statements, notices and intimations filed under this Chapter shall be open to inspection, subject to such conditions and on payment of such fee as may be prescribed.

Grant of copies.	65. The Registrar shall on application furnish to any person, on payment of such fee as may be prescribed, a copy, certified under his hand, of any entry or portion thereof in the Register of Firms.
Basis of evidence.	66. (1) Any statement, information or notice recorded or noted in the Register of Firms shall, as against any person by whom or on whose behalf such statement, information or notice was signed, be conclusive proof of any fact therein stated. (2) A certified copy of an entry relating to a firm in the Register of Firms may be produced in proof of the registration of such firm, and of the contents of any statement, information or notice recorded or noted therein.
Effect of non-appeal.	67. (1) No suit to enforce a right arising from a contract or enforceable by this Act shall be instituted in any Court by or on behalf of any person suing as a partner in a firm against the firm or any person alleged to be or to have been a partner in the firm unless the firm is registered and the person suing is or has been shown in the Register of Firms as a partner in the firm. (2) No suit to enforce a right arising from a contract shall be instituted in any Court by or on behalf of a firm against any third party unless the firm is registered and the person suing is or has been shown in the Register of Firms as partner in the firm.
Penalty for furnishing false particulars.	(3) The provisions of sub-sections (1) and (2) shall apply also to a claim of set-off or other proceeding to enforce a right arising from a contract, but shall not affect— (a) the enforcement of any right in or for the discharge of a firm or for accounts of a dissolved firm, or any right or power to realize the property of a dissolved firm, or (b) the recovery of an official assignment, receiver or Court under the Presidency Towns Insolvency Act, 1908, or the Provincial Insolvency Act, 1920, to realize the property of an undischarged partner. (4) This section shall not apply to firms or to partners in firms which have no place of business in British India, or whose shares or interests in British India are situated in areas in which, by notification under section 55, this Chapter does not apply. 68. Any person who signs any statement, accounting statement, notice or information under this Chapter containing any particulars which he knows to be false or does not believe to be true, or concerning particulars which he knows to be incomplete or does not believe to be complete, shall be punishable with imprisonment which may extend to three months, or with fine or with both.
Power to make rules.	69. (1) The Governor General in Council may make rules prescribing the form which such accounting documents sent to the Registrar of Firms, or which shall be useful for the preparation of documents in the custody of the Registrar of Firms, or for copies from the Register of Firms:

Provided that such fees shall not exceed the maximum fees specified in Schedule I.

(8) The Local Government may make rules—

(a) prescribing the form of statements submitted under section 57, and of the verification thereof;

(b) prescribing statements, intimations and notices under sections 59, 60, 61 and 62 to be in prescribed form, and prescribing the form thereof;

(c) prescribing the form of the Register of Firms, and the mode in which entries relating to firms are to be set in therein, and the mode in which such entries are to be amended or notes made therein;

(d) regulating the procedure of the Registrar when disputes arise;

(e) regulating the filing of documents received by the Registrar;

(f) prescribing conditions for the inspection or original documents;

(g) regulating the grant of seals;

(h) regulating the elimination of registers and documents;

(i) providing for the maintenance and form of an Index to the Register of Firms; and

(k) generally, to carry out the purposes of this Chapter.

(9) All rules made under this section shall be subject to the condition of previous publication.

CHAPTER VIII

REQUIREMENTS.

71. A public notice under this Act is given—

(a) where it relates to the retirement or cessation of a partner from a registered firm, or to the dissolution of a registered firm, or to the admission of a person or not to become a partner in a registered firm by a person claiming property who was admitted as a partner to the benefit of partnership, by notice in the Register of Firms under section 60, and by notification in the local official Gazette and in at least one newspaper circulating in the district where the firm to which it relates has its place or principal place of business; and

(b) in any other case, by publication in the local official Gazette and in at least one newspaper circulating in the district where the firm to which it relates has its place or principal place of business.

72. The conditions mentioned by * Schedule II are hereby repealed to the extent specified in the fourth column thereof.

73. Nothing in this Act or any repeal effected thereby shall have effect as to be deemed to affect—

(a) any right, title, interest, obligation or liability already acquired, accrued or incurred before the commencement of this Act; or

(b) any legal proceeding or remedy in respect of any such right, title, interest, obligation or liability, or anything done or suffered before the commencement of this Act; or

- (e) anything done or suffered before the commencement of this Act, or
 (f) any covenant relating to partnership not expressly repealed by this Act, or
 (g) any rule of husbandry relating to partnership, or
 (h) any rule of law not inconsistent with this Act.

SCHEDULE I.

Maximum Fees.

(See sub-section (2) of section 74.)

Deposited or not in respect of which fee is payable	Maximum fee.
Statement under section 27	Three rupees.
Statement under section 53	One rupee.
Declaration under section 56	One rupee.
Declaration under section 57	One rupee.
Particulars under section 52	One rupee.
Application under section 43	One rupee.
Inspection of the Register of Firms under sub-section (1) of section 45.	Eight annas for inspecting one volume of the Register.
Inspection of documents relating to a firm under sub-section (4) of section 45.	Eight annas for the inspection of all documents relating to one firm.
Copies from the Register of Firms ..	Four annas for each hundred words or part thereof.

* SCHEDULE II.

Exemptions Repealed.

(See section 75.)

Year.	No.	Short title.	Extent of Exemption.
1912 ..	XX ..	The Indian Companies Act, 1912.	Exemptions 2 and 3 to section 25.
1919 ..	Fourth Act VIII.	The Burma Registration of Companies Act, 1919.	The whole of Chapter 32. The whole.

The following Bill was introduced in the Legislative Assembly on the 26th January 1922:—

L.A. BILL, No. 1 OF 1922.

A Bill to amend the Indian Companies (Amendment) Act, 1903, for a certain purpose.

WHEREAS it is expedient to amend the Indian Companies (Amendment) Act, 1903, for the purpose hereinafter appearing: It is hereby enacted as follows:—

1. This Act may be called the Indian Companies (Supplementary Amendment) Act, 1922.

XIX of 1928. 2. In the proviso substituted by sub-clause (5) of clause (6) Amendment of section 1 of the Indian Companies Amendment Act, 1928, for the words "whereof the partners are," the words "whereof all the partners residing in India" shall be substituted.

STATEMENT OF OBJECTS AND REASONS.

The proviso to section 144 (1) of the Indian Companies Act, 1913 as amended by the Indian Companies (Amendment) Act, 1928 (Act XIX of 1928), lays down that a firm, whose the partners all hold auditor's certificates may be appointed by its firm name to be auditor of a company and may act in the firm name. Act XIX of 1928 has not yet been brought into force, but the attitude of the Government of India has been clear to the fact that certain exceptions from doing business in India have partners who do not visit India. As the proviso stands, such firms will in future be debarred from appointment as auditors of a company in India in their firm-name, unless each partner, whether resident in India or abroad, is granted an Indian auditor's certificate, an obligation which is undesirable in respect. The object of the Bill is to remove the defect.

New Delhi.
The 21st December 1931.

D. RAJY

The following Bill was introduced in the Legislative Assembly on the 18th January 1932 —

L. A. BILL No. 2 OF 1932

A Bill to amend the Employers and Workmen (Disputes) Act, 1930

WHEREAS it is expedient to amend the Employers and Workmen (Disputes) Act, 1930, it is hereby enacted as follows:—

1. The Act may be cited the Employers and Workmen (Disputes) Amending Act, 1932.
2. The Employers and Workmen (Disputes) Act, 1930, is hereby repealed.

STATEMENT OF OBJECTS AND REASONS

The Employers and Workmen (Disputes) Act was passed in 1930 to provide for the speedy determination of disputes relating to wages in the case of certain workers. It is applicable to the employees of railways, roads and other public works and provides for the summary disposal of disputes by magistrates. The Royal Commission on Labour, which issued opinions regarding the utility of this Act, has reported that "the Act has

everywhere ceased to be used and that is perhaps fortunate, as it also embodies the principle of criminal breach of contract. We recommend its entire repeal. This Bill is intended to give effect to that recommendation.

New Delhi,
The 25th January 1922.

J. W. RHODE.

S. C. GUPTA.

Secretary to the Government of India.

(Republished by order of His Excellency the Governor in Council)

V. N. VIGNANATHA RAO,

Secretary to Govt., Law (Legislative) Dept.



THE FORT ST. GEORGE GAZETTE

Published by Authority.

No. 2] MADRAS, THURSDAY EVENING, FEBRUARY 15, 1932. (Part. 1 of 2 p.)

Part II—Proceedings of the Madras Legislature

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BILL to be introduced in the Council of the Governor of Fort St. George assembled for the purpose of making Laws and Regulations.

Under rule 18 of the Madras Legislative Council Rules, the following Bill, together with the Statement of Objects and Reasons, is published for general information:—

BILL No. 3 OF 1932.

A Bill further to amend the Madras City Police Act, 1888, for a certain purpose.

Madras Act
111 of 1932.

WHEREAS it is expedient further to amend the Madras City Police Act, 1888, for the purposes hereinafter appearing;

And whereas the previous sanction of the Governor-General has been obtained to the passing of this Act;

It is hereby enacted as follows:—

1. This Act may be called the Madras City Police (Amendment) Act, 1932.

Amended
by section
41-A of
Madras Act
II of 1938.

2. After section 62 of the Madras City Police Act, 1868, the following section shall be inserted, namely:—

Section 63-A
of 1938

Punish for
false alarm of
fire.

"63-A. Whoever knowingly gives or causes to be given a false alarm of fire to any fire brigade in the City of Madras or to any officer or fireman thereof whether by means of a street fire-alarm, statement, message or otherwise, shall be liable on conviction to imprisonment which may extend to three months or to fine which may extend to one hundred rupees or to both."

STATEMENT OF OBJECTS AND REASONS.

Several cases of false alarms of fire have recently occurred in the City of Madras. As there is no provision *existing* in the Madras City Police Act, 1868, or in any other law applicable to the City for dealing with such cases, it is considered desirable to provide for the punishment of this type of offence by an amendment of the Madras City Police Act or laws similar to that adopted in Bombay (see section 5 of Bombay Act II of 1917).

MAHOMED USMAN

V. N. VISWANATHA RAO,
Secretary to Govt., Law Legislative Dept.



SUPPLEMENT TO PART II

OF

THE FORT ST. GEORGE GAZETTE

No. 71

MADRAS, TUESDAY EVENING, FEBRUARY 18, 1932.

(Papers, 6 pms.)

ABSTRACT OF SEASON REPORT FOR THE WEEK ENDING 13th FEBRUARY 1932.

GENERAL SUMMARY.

Sowing or transplantation of paddy proceeding in parts of Nellore, Chingleput, North Arcot and Salem, and of dry crops in parts of Vengalpetam, North Arcot and Salem. Standing crops generally fair. Harvest of paddy proceeding in parts of Guntur, Bellary, Cuddapah, Nellore, Chingleput, South Arcot, North Arcot, Belga, Coimbatore, Madras, Malabar and South Kanara; cloches in Vengalpetam, Kuttam, Kurnool, Anantapur, Salem, and Coimbatore; cumber in Salem and Coimbatore, sugi in Kistna and Salem; chillies in Guntur and Coimbatore; tobacco in Vengalpetam and Coimbatore; pulses in Vengalpetam, Kuttam, Guntur, Kurnool, Anantapur, Cuddapah, Nellore, Chingleput, Belga and Coimbatore; groundnut in Anantapur and Madras; mulu in Guntur, Anantapur, Cuddapah, Nellore and Coimbatore; cutting of sugarcane in Vengalpetam, Guntur, Bellary, Salem, Coimbatore and Madras and picking of cotton in Kuttam and Bellary, cotton generally fair. Condition of cattle generally fair to good. Fodder generally sufficient. Water-supply generally sufficient except in parts of Kurnool, Bellary, Anantapur, North Arcot, Salem, Tanjore and Madras. Prices generally stationary.

A. R. MACQUEEN,
Secretary.

BOARD (LAND REVENUE AND SETTLEMENTS),
MADRAS, 25th February 1932.

11-522-1

DISTRICT REPORTS.

GANJAM.

Water-supply sufficient. 425 feet in Bhandra-banda reservoir (F.L. 405) 394 feet in Bhandra reservoir (F.L. 38). Standing crops fair. Fodder available. Condition of cattle good.

VEZARAPATNAM.

Water-supply sufficient. Sowing of gladioli and transplantation of sugi proceeding in parts. Standing crops thriving well. Harvest of cloches, pulses and tobacco and cutting of sugarcane proceeding in parts; cotton fair. Fodder generally available. Cattle generally sufficient. Condition of cattle generally good.

EAST GODAVARI.

Water-supply sufficient. The Godavari 2 feet above the level of the canal. Fodder available. Condition of cattle good.

WEST GODAVARI.

Water-supply sufficient. Standing sugarcane crop fair. Fodder available. Fodder sufficient. Condition of cattle good.

KISTNA.

Water-supply sufficient. The Krishna 2 1/2 feet above the level of the canal. Standing crops thriving well. Harvest of sugi, cloches and pulses and picking of cotton proceeding in parts; cotton poor in fair. Fodder generally available. Fodder sufficient. Condition of cattle generally fair.

GUNTUR.

Water-supply sufficient. Standing crops fair. Harvest of paddy and cutting of sugarcane proceeding in parts of the delta and of sugi, pulses, cotton and chillies in parts of the upland; sowing of paddy normal, rest good to fair. Fodder available. Fodder sufficient. Condition of cattle generally good.

KUNHOSS.

Water-supply sufficient except in canal beds. Rice crop average fair. Harvest of cotton and sugarcane proceeding; cotton poor to normal. Pasture good in parts of low lands. Fodder generally sufficient. Condition of cattle generally fair.

MULLAH.

Water-supply generally sufficient except in wells and tanks in valley table and in tanks above the Panchang range generally fair, except cotton which is fair to poor. Harvest of paddy, cotton, sugarcane and planting of rubber proceeding; cotton poor to normal. Pasture generally good in fair. Fodder sufficient except in parts of valley and above table. Condition of cattle generally good. Over 4 and 5 cows carrying on an acre good weeks.

ANANTAPUR.

Water-supply generally insufficient in tanks. Standing crops fair. Harvest of cotton, sugarcane, cotton and sugarcane proceeding; cotton poor to fair. Pasture average. Fodder generally sufficient. Condition of cattle good.

CUDDAPAH.

Water-supply generally sufficient. Standing crops fair. Harvest of paddy, sugarcane and cotton proceeding in parts; cotton fair to normal. Pasture available except in parts. Fodder sufficient. Condition of cattle generally good.

BELOUR.

Water-supply generally sufficient. 15-25 feet of water in Noyyal generally (FTL 100) and 10-15 feet in Kallidri river (FTL 110). Harvest and transportation of paddy and sugarcane proceeding in parts. Standing crops generally fair to good. Harvest of paddy, sugarcane and cotton proceeding in parts; cotton generally fair to normal. Pasture available. Fodder sufficient. Condition of cattle generally good.

CHINGELPUT.

Water-supply sufficient. Harvest and transportation of paddy proceeding. Standing crops fair. Harvest of paddy, sugarcane and cotton proceeding in parts; cotton fair to normal. Pasture available. Fodder sufficient. Condition of cattle generally good.

SOUTH ARCOI.

Water-supply sufficient. Standing crops fair. Harvest of paddy proceeding in parts; sugarcane fair. Pasture available. Fodder sufficient. Condition of cattle generally good.

CHITTOOR.

Water-supply sufficient. Pasture available. Fodder sufficient. Condition of cattle generally good.

NORTH ARCOI.

Water-supply sufficient except in parts. Transportation of paddy, sugarcane and cotton proceeding in parts. Standing crops fair. Harvest of paddy proceeding; cotton fair. Pasture available. Fodder sufficient. Condition of cattle generally good.

SALUR.

Water-supply generally sufficient except in parts. Harvest and transportation of paddy, sugarcane and cotton proceeding in parts. Standing crops fair. Harvest of paddy, sugarcane, sugarcane and sugarcane and cotton proceeding in parts; cotton generally poor to fair. Pasture available. Fodder sufficient. Condition of cattle generally good.

COIMBATORE.

Water-supply generally sufficient. Standing crops fair. Harvest of paddy, sugarcane, sugarcane, sugarcane and cotton and sugarcane and sugarcane proceeding in parts; cotton fair to normal. Pasture available. Fodder sufficient. Condition of cattle generally good.

TIRUCHINAPOLY.

Water-supply generally sufficient. Pasture available. Fodder sufficient. Condition of cattle fair.

TANJORE.

Water-supply sufficient except in parts. Height of water at Ve. Grand Anicut 35 feet below zero. The discharge in the Coleroon near lower dam, northward and westward branches was 2-4 feet and 3-5 feet respectively. Pasture available. Fodder sufficient. Condition of cattle fair.

MADRAS.

Water-supply sufficient except in parts of sea-ports and. Average discharge through Panchang River 100 cusecs. Standing crops generally fair. Harvest of paddy, sugarcane and sugarcane and sugarcane proceeding in parts; cotton poor to fair. Pasture available. Fodder sufficient. Condition of cattle good.

RAMNAD.

Water-supply sufficient. Standing crops fair. Pasture available. Fodder sufficient. Condition of cattle good.

TIRUVELLUR.

Water-supply sufficient. No flow over the Sivakamam dam. Discharge adequate. Pasture available. Fodder generally sufficient. Condition of cattle fair.

MALNAD.

Water-supply generally sufficient. Standing crops generally fair. Harvest of paddy proceeding; cotton fair to normal. Pasture available. Fodder sufficient. Condition of cattle fair.

SOUTH KANARA.

Water-supply sufficient. Standing crops fair. Harvest of paddy proceeding in parts; cotton fair to normal. Pasture available. Fodder sufficient. Condition of cattle generally good.

THE NILGIRIS.

Water-supply sufficient. Standing crops fair. Pasture available. Fodder sufficient. Condition of cattle fair.

RAINFALL AND PRICES OF THE PRINCIPAL FOOD-GRAINS FOR THE WEEK ENDING 14th FEBRUARY 1922.

District.	Taluk.	RAINFALL IN INCHES.				PRICES OF GRAIN (IN RS. PULS) PER SEER.										Remarks.
		In the week.		Up to the end of the week (from 1st April).		Rice.		Sago.		Cotton.		Other.				
		1922.	Average of 10 years ending 1921.	1921.	Average of 10 years ending 1920.	Unprocessed grain at the market per seer.	Last week.	Comparative week of the previous year.	Last week.	This week.	Comparative week of the previous year.	Last week.	This week.			
Chennai.	Gangan ..	A	36.1	0.5	65.4	47.0	10.0	10.4	10.0	37.0	30.0	A	Gangan ..
	Vinayakam ..	A	36.1	* 0.1	80.0	* 40.5	14.0	10.0	10.0	37.0	30.0	22.0	22.0	22.0	A	Vinayakam ..
	East Gode ..	A	36.1	* 0.2	48.0	* 10.0	8.0	9.1	9.0	37.0	30.0	17.0	17.4	17.4	A	East Gode ..
	Tamil ..	A	36.1	0.1	50.0	43.0	10.0	10.5	10.0	30.0	25.0	18.0	18.0	18.0	A	Tamil ..
	West Gode ..	A	36.1	..	47.0	3.0	11.0	11.0	11.0	37.0	30.0	30.0	30.0	30.0	A	West Gode ..
Dacca.	Karnal ..	B	36.1	0.1	48.0	3.0	10.0	10.0	10.0	37.0	30.0	30.0	30.0	30.0	B	Karnal ..
	Bellary ..	B	36.1	..	32.0	24.0	7.0	8.0	8.0	37.0	30.0	30.0	30.0	30.0	B	Bellary ..
	Assamgar ..	B	36.1	..	10.0	23.0	8.0	8.1	8.0	37.0	30.0	30.0	30.0	30.0	B	Assamgar ..
	Chidambaram ..	B	36.1	..	21.0	23.0	8.1	8.0	8.0	37.0	30.0	30.0	30.0	30.0	B	Chidambaram ..
	Chidambaram ..	B	36.1	..	21.0	23.0	8.1	8.0	8.0	37.0	30.0	30.0	30.0	30.0	B	Chidambaram ..
Coimbatore.	Madurai ..	C	36.1	0.1	48.0	3.0	10.0	11.0	11.0	37.0	30.0	30.0	30.0	30.0	C	Madurai ..
	Chidambaram ..	C	36.1	0.2	37.0	47.0	30.0	31.0	31.0	37.0	30.0	37.0	30.0	30.0	C	Chidambaram ..
	Madurai ..	C	36.1	0.1	50.0	48.0	5.0	5.0	5.0	37.0	30.0	37.0	30.0	30.0	C	Madurai ..
	South Arcot ..	C	36.1	0.0	40.0	40.0	8.0	10.0	10.0	37.0	30.0	37.0	30.0	30.0	C	South Arcot ..
	South Arcot ..	C	36.1	0.0	40.0	40.0	8.0	10.0	10.0	37.0	30.0	37.0	30.0	30.0	C	South Arcot ..
Cuddalore.	Cuddalore ..	D	36.1	0.1	48.0	3.0	10.0	11.0	11.0	37.0	30.0	30.0	30.0	30.0	D	Cuddalore ..
	South Arcot ..	D	36.1	0.1	40.0	40.0	8.0	10.0	10.0	37.0	30.0	37.0	30.0	30.0	D	South Arcot ..
	South Arcot ..	D	36.1	0.1	40.0	40.0	8.0	10.0	10.0	37.0	30.0	37.0	30.0	30.0	D	South Arcot ..
	South Arcot ..	D	36.1	0.1	40.0	40.0	8.0	10.0	10.0	37.0	30.0	37.0	30.0	30.0	D	South Arcot ..
	South Arcot ..	D	36.1	0.1	40.0	40.0	8.0	10.0	10.0	37.0	30.0	37.0	30.0	30.0	D	South Arcot ..
Madurai.	Madurai ..	E	36.1	0.1	48.0	3.0	10.0	11.0	11.0	37.0	30.0	30.0	30.0	30.0	E	Madurai ..
	Madurai ..	E	36.1	0.2	30.0	21.0	7.0	8.0	8.0	37.0	30.0	30.0	30.0	30.0	E	Madurai ..
	Madurai ..	E	36.1	0.5	30.0	31.0	7.0	8.0	8.0	37.0	30.0	30.0	30.0	30.0	E	Madurai ..
	Madurai ..	E	36.1	0.5	30.0	31.0	7.0	8.0	8.0	37.0	30.0	30.0	30.0	30.0	E	Madurai ..
	Madurai ..	E	36.1	0.5	30.0	31.0	7.0	8.0	8.0	37.0	30.0	30.0	30.0	30.0	E	Madurai ..
Tamil Nadu.	Madurai ..	F	36.1	0.1	100.1	110.0	8.0	10.0	10.0	F	Madurai ..
	South Arcot ..	F	36.1	0.5	170.0	100.0	8.0	11.0	11.0	10.0	10.0	F	South Arcot ..
	South Arcot ..	F	36.1	0.5	70.0	74.0	8.0	9.0	9.0	12.0	12.0	F	South Arcot ..
	South Arcot ..	F	36.1	0.5	70.0	74.0	8.0	9.0	9.0	12.0	12.0	F	South Arcot ..
	South Arcot ..	F	36.1	0.5	70.0	74.0	8.0	9.0	9.0	12.0	12.0	F	South Arcot ..

* Average of 20 years ending 1920.

† Average of 5 years ending 1920.